TSD File Inventory Index

Date: <u>March 17, 2006</u>
Initial: <u>Marenas</u>

Facility Name: (atraillas) Su. (Auro	va Plant - On Tolda Lite	
Facility Identification Number:	005	070 65/	
A.1 General Correspondence		B.2 Permit Docket (B.1.2)	
A.2 Part A / Interim Status		.1 Correspondence	
.1 Correspondence	V	.2 All Other Permitting Documents (Not Part of the ARA)	
.2 Notification and Acknowledgment	X	C.1 Compliance - (Inspection Reports)	V
.3 Part A Application and Amendments	1	C.2 Compliance/Enforcement	1
.4 Financial Insurance (Sudden, Non Sudden)	(m)	.1 Land Disposal Restriction Notifications	
.5 Change Under Interim Status Requests		.2 Import/Export Notifications	
.6 Annual and Biennial Reports		C.3 FOIA Exemptions - Non-Releasable Documents	
A.3 Groundwater Monitoring		D.1 Corrective Action/Facility Assessment	
.1 Correspondence		.1 RFA Correspondence	
.2 Reports		.2 Background Reports, Supporting Docs and Studies	
A.4 Closure/Post Closure		.3 State Prelim. Investigation Memos	
.1 Correspondence		.4 RFA Reports	11
.2 Closure/Post Closure Plans, Certificates, etc		D. 2 Corrective Action/Facility Investigation	1 /-
A.5 Ambient Air Monitoring		.1 RFI Correspondence	-
.1 Correspondence		.2 RFI Workplan	
.2 Reports		.3 RFI Program Reports and Oversight	-
B.1 Administrative Record		.4 RFI Draft /Final Caport	
		5 RFIQAPP	

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.6 RFI QAPP Correspondence	.8 Progress Reports	
.7 Lab Data, Soil-Sampling/Groundwater	D.5 Corrective Action/Enforcement	
.8 RFI Progress Reports	.1 Administrative Record 3008(h) Order	
.9 Interim Measures Correspondence	.2 Other Non-AR Documents	_
.10 Interim Measures Workplan and Reports	D.6 Environmental Indicator Determinations	
D.3 Corrective Action/Remediation Study	.1 Forms/Checklists	
.1 CMS Correspondence	E. Boilers and Industrial Furnaces (BIF)	_
.2 Interim Measures	.1 Correspondence	
.3 CMS Workplan	.2 Reports	
.4 CMS Draft/Final Report	F Imagery/Special Studies (Videos, photos, disks, maps, blueprints, drawings, and other special materials.)	
.5 Stabilization	G.1 Risk Assessment	_
.6 CMS Progress Reports	.1 Human/Ecological Assessment	-
.7 Lab Data, Soil-Sampling/Groundwater	.2 Compliance and Enforcement	_
D.4 Corrective Action Remediation Implementation	.3 Enforcement Confidential	_
.1 CMI Correspondence	.4 Ecological - Administrative Record	_
.2 CMI Workplan	.5 Permitting	_
.3 CMI Program Reports and Oversight	.6 Corrective Action Remediation Study	_
.4 CMI Draft/Final Reports	.7 Corrective Action/Remediation Implementation	_
.5 CMI QAPP	.8 Endangered Species Act	_
.6 CMI QAPP Correspondence	.9 Environmental Justice	_
1 Las Data - Low Sampling / Kreunder Lie		_

Note: Transmittal Letter to Be Included with Reports. Comments: (he faller sate)



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

December 31, 1992

CATERPILLAR INC AURORA PLANT ATTN ANN HASTERT RTE 31 BOX 348 AURORA IL 60507

RE:	US EPA ID Number _	ILD 005	5 070 651				
	Location:	RTE 31	BOX 348				
		AURORA	IL				
In r	esponse to your corr	espondence of	NOV 17	1992	, , , , , , , , , , , , , , , , , , ,	the	following
info	rmation has been upd	lated:					
Cont	act change to		ANN HASTEI	RT			
00110			708-859-5	417			
Lega	l owner change t	0	CATERPILL	AR INC	AURORA	A	
•					I	PLAN	${f T}$

If you have any questions, please call me at (312) 886-6173.

Sincerely,

Sharon Kiddon

RCRA Notifications Coordinator

Waste Management Division

Abara Kiddon

cc: State Agency

File

		1		



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

111 West Jackson Blvd. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF:

APR 1 2 1982

Robert R. Bohannan Hazardous Material Coordinator Caterpillar Tractor Co. Box 348 Aurora, IL 60507

Interim Status Acknowledgement FACILITY NAME: Caterpillar Tractor Co. USEPA ID No. ILD005070651

Dear Mr. Bohannan:

This is to acknowledge that the U.S. Environmental Protection Agency (USEPA) has completed processing your Part A Hazardous Waste Permit Application. It is the opinion of this office that the information submitted is complete and that you, as an owner or operator of a hazardous waste management facility, have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. However, should USEPA obtain information which indicates that your application was incomplete or inaccurate, you may be requested to provide further documentation of your claim for Interim Status. Our opinion will be reevaluated on the basis of this information.

As an owner or operator of a hazardous waste management facility, you are required to comply with the interim status standards as prescribed in 40 CFR Parts 122 and 265, or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under interim status does not relieve you from the need to comply with all applicable State and local requirements.

The printout enclosed with this letter identifies the limit(s) of the process design capacities your facility may use during the interim status period. This information was obtained from your Part A Permit application. If you wish to handle new wastes, to change processes, to increase the design capacity of existing processes, or to change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23.

As stated in the first paragraph of this letter, you have met the requirements of 40 CFR Part 122.23; your facility may operate under interim status until such time as a permit is issued or denied. This will be preceded by a request from this office or the State (if authorized) for Part B of your application. Please contact Arthur Kawatachi of my staff at (312) 886-7449, if you have any questions concerning this letter or the enclosure.

Sincerely yours,

Karl J. Klepitsch, Jr.,

Waste Management Branch

Enclosure

cc: Donald F. Domnick, Vice President

CATERPILLAR

Caterpillar Inc.

Box 348 Aurora, Illinois 60507

October 28, 1992

U.S. EPA Region V RCRA Activities Waste Management Division P.O. Box A3587 Chicago, IL 60690

Dear Sir,

Enclosed is a revised Notification of Regulated Waste Activity (Form 8700-12) for our Aurora facility. We have ceased being a hazardous waste storage facility. After closure through the Illinois EPA, we are now a hazardous waste generator only.

If you have any questions please contact me.

Sincerely,

Environmental Coordinator

Ann Hastert Caterpillar Inc. Facilities Engineering Box 348 Rt. 31 Aurora, Illinois 60507 (708) 859-5417 Attach.

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Form Approved. OMB No. 2050-0028. Expires 10-31-91 GSA No. 0246-EPA-OT

Please refer to the Instructions for Filing Notification before completing this form. The information requested here is required by law (Section 3010 of the Resource Conservation and Recovery Act).

& EPA

Notification of Regulated Waste Activity

Date Received (For Official Use Only)

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	ID - For Official Use Only
VIII. Type of Regulated Waste Activity (Mark 'X' in the appropriate boxes	s. Refer to instructions.)
A. Hazardous Waste Activity	B. Used Oil Fuel Activities
1. Generator (See Instructions) 3. Treater, Storer, Disposer (Note: A permit is required this activity; see instruction this activity see instruction this activity see instruction this activity see instruction this	a. Generator Marketing to Burner b. Other Markerer c. Burner - indicate device(s) - Type of Combustion Device ice(s) - Device - 1. Utility Boiler 2. Industrial Boiler 3. Industrial Furnace ace - 2. Specification Used Oil Fuel Marketer (or On-site Burner) Who First Claims the Oil Meets the Specification
A. Characteristics of Nonlisted Hazardous Wastes. Mark 'X' in the boxes correspond	
wastes your installation handles. (See 40 CFR Parts 261.20 - 261.24)	origing to the characteristics of horilisted hazardods
1. Ignitable 2. Corrosive 3. Reactive 4. EP Toxic (D001) (D002) (D003) (D000) (List specific EPA hazar	rdous waste number(s) for the EP Toxic contaminant(s))
B. Listed Hazardous Wastes. (See 40 CFR 261.31 - 33. See instructions if you nee	ed to list more than 12 waste codes.)
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C. Other Wastes. (State or other wastes requiring an I.D. number. See instructions.)	<u> </u>
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	5 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
I certify under penalty of law that I have personally examined and am and all attached documents, and that based on my inquiry of the obtaining the information, I believe that the submitted information that there are significant penalties for submitting false information imprisonment.	ose individuals immediately responsible for is true, accurate, and complete. I am aware
Signature Name and Official Title (type or position of the ALAN J. RASSI, VICE PR	1 12/2 7/82
XI. Comments	
WE HAVE CHANGED OUR STATUS FROM A HAZARDOUS WASTE S	TORAGE FACILITY TO THAT OF A
The Laboratory of the Control of the	ART A FORM AND RECEIVED OFFICIAL
NOTIFICATION OF CLOSURE FROM THE IEPA ON FEBRUARY 2	
Note: Mail completed form to the appropriate FPA Regional or State Office. (See	



ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY (VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

INSTALLATION ADDRESS	RTE 3		UTH				6(507
	CATERI PO BOX AURORA	(34	AR TRA	CTOR	COMP	ANY IL	6()507
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EPA Form 8700-12B (4-80)

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CATERPILLAR TRACTOR CO.

Box 348 Aurora, Illinois 60507

September 24, 1980

Karl J. Klepitsch Jr. Waste Management Branch 230 So. Dearborn Street Chicago, Il., 60604

Dear Mr. Klepitsch

Enclosed is subsequent notification for hazardous waste activities, regarding newly regulated waste under the July 18, 1980, Federal Register.

We have been issued on EPA I.D. number for our primary facility, and are merely informing your office of our regulated activities at present.

Very truly yours,

Plant Manager

JDWinters (312) 859-5212 MEB/bb

diced yes perfections

hart J. Elepitson Dr. Waste hamagement unsuch 230 So. Dearborn Street Chicago, II., 60609

Dosr Hu, Klepilsch

inclosed is sobsequent notilication for management activities, reporting newly regulated wheth under the July 18, 1900, Federal Legister.

We have been issued on WA I.P. number for our privary facility, and are mourly informing your effice of our regulated activities at present.

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JDWinters (312) 859-5212 CERTIFIED P13 4476939 MAIL

SEPA	NOTIFICAT	TION H	AZARDO	US WAS	TE AC	TIVITY	RUCTIONS: If you received a preprinted
INSTALLA- TION'S EPA 1.D. NO.						52V 816 10 cs	information on the label is incorrect, draw a line through it and supply the correct information in the appropriate section below. If the label is
I. STALLATION							complete and correct, leave Items I, II, and III below blank. If you did not receive a preprinted
INSTALLA- TION II. MAILING		. CE DI ACE	* A DEL	INI ODINI	CD A CI		label, complete all items. "Installation" means a single site where hazardous waste is generated,
ADDRESS	PLEA	ASE PLACE	LABEL	IN THIS	SPACE	I	treated, stored and/or disposed of, or a trans- porter's principal place of business. Please refer to the INSTRUCTIONS FOR FILING NOTIFI-
LOCATION III OF INSTAL- LATION					i.		CATION before completing this form. The information requested herein is required by law (Section 3010 of the Resource Conservation and Recovery Act).
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EPA Form 8700-1	2 (6-80)				_		CONTINUE ON REVERSE

Please print or type with ELITE type (12 characters/inch) in the unshaded areas only.

GSA No. 0246-EPA-OT

X. DESCRIPTION OF HAZARDOUS WASTES (continued from front) A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261,31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.
A HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.
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HAZARDOUS WASTES FROM SPECIFIC SOURCES. Enter the four—digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific industrial sources your installation handles. Use additional sheets if necessary. 13
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CHARACTERISTICS OF NON-LISTED HAZARDOUS WASTES. Mark "X" in the boxes corresponding to the characteristics of non-listed lazardous wastes your installation handles. (See 40 CFR Parts 261.21 - 261.24.)
1. IGNITABLE 2. CORROSIVE 3. REACTIVE 4. TOXIC (D001) (D002) (D003)
CERTIFICATION
certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all
tached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for sub- itting false information, including the possibility of fine and imprisonment.

Plant Manager

EPA Form 8700-12 (6-80) REVERSE

SEP 25 1980

SEP 25 1980

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9/24/80

CATERPILLAR TRACTOR CO.

Box 348 Aurora, Illinois 60507

July 10, 1980

Karl J. Klepitsch Jr. Waste Management Branch 230 So. Dearborn Street Chicago, Il., 60604

Dear Mr. Klepitsch

Enclosed are two notification forms for hazardous waste activities, representing the activities at our primary plant site and at a second site. We have been issued an EPA I.D. number for the primary facility and are seeking an EPA I.D. for the second site.

Very truly yours,

Plant Manager

J. D. Winters (312) 859-5212 bb

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Objection

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NTAL PROTECTION AGENCY

GSA No. 0246-EPA-OT

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ATURE		NAME & OFF	FICIAL TITLE (type or	print)	DATE SIGNED
John D. V	1 -				0
(1 / 47 /	vences	Dlamb	Manager		July 10, 1982

EPA Form 8700-12 (6-80) REVERSE



CATERPILLAR TRACTOR CO.

Contact changed 3-31-82 MGP

Box 348 Aurora, Illinois 60507 March 24, 1982 Copies to RA
Copies to Rotif Folders

Lisa Binder RCRA Activities USEPA - Region V P.O. Box A 3587 Chicago, Illinois 60690

Dear Ms. Binder:

In order to keep your records up to date, please make the following change. Mr. Robert R. Bohannan has replaced Ms. Madge Barnett as the Hazardous Materials Coordinator. Please address any further coorespondence to his attention or call 312-859-4716.

Sincerely,

Robert R. Bohannan

R. R. Bohannan

Hazardous Material Coordinator

RRB/1s

P.S. The associated EPA ID numbers in which he has responsibility are:

ILD005070651 G. T, TSD, PA ILT180011918 generator only

RECEIVED

WASTE MANAGEMENT BRANCH EPIL, RECION V



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LOCATION					the instructions for detail tions and for the legal au which this data is collected.			
II, POLLUTANT CHARACTERISTICS					Willer this date is concern.			
INSTRUCTIONS: Complete A through J to determine w	tal for	m lis	sted in the	parenthesis following the que	estion. Mark "X" in the box in	the th	ird co	olumn
if the supplemental form is attached. If you answer "no" is excluded from permit requirements; see Section C of the	to ea	ch a	uestion, vo	ou need not submit any of the	se forms. You may answer "no	" IT Y	our ac	ctivity
SPECIFIC QUESTIONS	THE RESERVE		K'X' FORM ATTACHED		QUESTIONS	YES	MAR	K'X' FORM
A. Is this facility a publicly owned treatment works	1 80		ATTACHED		(either existing or proposed) animal feeding operation or	191	Х	
which results in a discharge to waters of the U.S.? (FORM 2A)	16	X 17	10		on facility which results in a	19	20	21
C. Is this a facility which currently results in discharges to waters of the U.S. other than those described in		X		in A or B above) which	y (other than those described will result in a discharge to		X	
A or B above? (FORM 2C) E. Does or will this facility treat, store, or dispose of	22	23	24		ct at this facility industrial or the lowermost stratum con-	25	26	27
hazardous wastes? (FORM 3)	X 26	29	30	taining, within one qu	arter mile of the well bore, drinking water? (FORM 4)	31	X 32	33
G. Do you or will you inject at this facility any produced water or other fluids which are brought to the surface		29	30		et at this facility fluids for spe- nining of sulfur by the Frasch			
in connection with conventional oil or natural gas pro- duction, inject fluids used for enhanced recovery of		Х		process, solution mining	of minerals, in situ combus- covery of geothermal energy?		X	
oil or natural gas, or inject fluids for storage of liquid hydrocarbons? (FORM 4) 1. Is this facility a proposed stationary source which is	34	35	36	(FORM 4)	ed stationary source which is	37	38	39
one of the 28 industrial categories listed in the in- structions and which will potentially emit 100 tons		111		NOT one of the 28 inc	lustrial categories listed in the will potentially emit 250 tons	7 10	Х	
per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an attainment area? (FORM 5)		41	42	Air Act and may affect area? (FORM 5)	tant regulated under the Clean or be located in an attainment	43	44	45
III. NAME OF FACILITY	10							
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IV. FACILITY CONTACT	irst &	title			3. PHONE (area code & no.)			
2 BARNETT MADELENE	TT	A Z						
V. FACILITY MAILING ADDRESS				45 46	48 49 - 51 52 - 55	N USA		
A. STREET OR P.O.	вох							
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B. CITY OR TOWN	11	-		C.STATE D. ZIPCO				
4 A. U. R. O. R. A.				I L 6 0 5 0	51			
VI. FACILITY LOCATION A. STREET, ROUTE NO. OR OTHER	SPECI	IFIC	IDENTIF	ER STEROMENTON CONTROL				
5 ROUTE 3.	1 1	1				AA.		
B. COUNTY NAME				48	SEP 1219	8U		
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EPA Form 3510-1 (6-80)				40 41 42 47	5) 52 - 54 CONT	INUE	ONI	REVERS

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VII. SIC CODES (4-digit, in order of priority)					** **
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C. THIRD		15.116 + 19	d	. FOURTH	
(specify)		7	(specify)		
15 16 - 19		15 16 - 19		3 1	62.1
VIII. OPERATOR INFORMATION	A. NAME				B. Is the name listed in
<u>e </u>				TITIT	Item VIII-A also the owner?
8 CATERPILLAR TRACT	COR CO			51	▼ YES □ NO
C. STATUS OF OPERATOR (Enter the appropriate		er box; if "Other"		- Company of the Comp	rea code & no.)
F = FEDERAL M = PUBLIC (other than federal S = STATE O = OTHER (specify) P = PRIVATE	or state)	specify)	A A	3 0 9 6	7 5 1 0 0 0
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P.D.D.O.D.T.				the facility located	
BPEORIA		I,L	6,1,6,2,9	YES 52	X NO
X. EXISTING ENVIRONMENTAL PERMITS		40 41 42	47 - 51		
), PSD (Air Emission	s from Proposed S	ources)		
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B. UIC (Underground Injection of Fluids)	AND THE RESERVE OF THE PARTY OF	R (specify)	(specify		
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C. RCRA (Hazardous Wastes)		R (specify)			
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15 16 17 18 - 30 15 10	17 18		30	a in the billion of the	The American Control of the Control
Attach to this application a tonographic man of th					
Attach to this application a topographic map of the the outline of the facility, the location of each of treatment, storage, or disposal facilities, and each	its existing and p	proposed intake ects fluids under	and discharge stre	uctures, each of it	s hazardous waste
water bodies in the map area. See instructions for p		ts.			
XII. NATURE OF BUSINESS (provide a brief description)					nana a mara di didika di
Manufacturer of Materials Ha	ndling Equir	ment		I die de	
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XIII. CERTIFICATION (see instructions)					A STATE OF THE STA
I certify under penalty of law that I have personal	ly examined and a	am familiar with	the information	submitted in this	annlication and all
attachments and that, based on my inquiry of to application, I believe that the information is true, false information, including the possibility of fine a	hose persons imn accurate and con	nediately respon nplete. I am aw	sible for obtaining	g the information	contained in the
A. NAME & OFFICIAL TITLE (type or print)	B. SIGNAT			C. D	ATE SIGNED
Donald F. Domnick		Form	nck_	N	Ht 12.195
Vice President	1			CVA	7
COMMENTS FOR OFFICIAL USE ONLY					
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EPA Form 3510-1 (6-80) REVERSE

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SPACE FOR ADDITIONAL PROCESS CODES	OR FOR DESCRIBING OTHER PROCESSES (code	"T04"). FOR EACH PROCESS ENTERED HERE

IV. DESCRIPTION OF HAZARDOUS WASTES

- A. EPA HAZARDOUS WASTE NUMBER Enter the four—digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four—digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non—listed waste(s) that will be handled which possess that characteristic or contaminant.
- C. UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE CODE
POUNDS......P KILOGRAMS......K
TONS......T METRIC TONS......M

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

1. PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B,C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.

In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter "included with above" and make no other entries on that line.

3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non—listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

1.1	1.	A. EPA			QUANTITY OF WASTE		C. UNIT OF MEA- SURE (enter code)											D. PROCESSES		
LINE NO.	HAZARD. WASTENO (enter code)			EP					10	1. PROCESS CODES (enter)							s		2. PROCESS DESCRIPTION (if a code is not entered in D(1))	
X-1		K	0)	5	4	900		P	T	'(3		0	8	0			h I	ggn. se I v. s
X-2	1	D	0)	0	2	400		P	T	' () 3	I	0	8	0				
X-3	1	D	0		0	1	100		P	T	, 0	3	I) (8	0				
X-4	-	D	0)	0	2					1	U.		-						included with above

Continued from page 2. NOTE: Photocopy this page before completing if you h nore than 26 wastes to list. Form Approved OMB No. 158-S80004 FOR OFFICIAL USE ONLY EPA I.D. NUMBER (enter from page 1) DUP DUP D 0 0 5 0 7 0 6 5 DESCRIPTION OF HAZARDOUS WASTES (continued) C. UNIT OF MEA SURE (enter code) D. PROCESSES A. EPA HAZARD. WASTENO B. ESTIMATED ANNUAL QUANTITY OF WASTE 1. PROCESS CODES (enter) 2. PROCESS DESCRIPTION (if a code is not entered in D(1)) (enter code) 36 1 29 27 1 F 0 0 1 1,374 P S_0_1 Delisteel N/A F 0 1 7 160,352 F 0 1 8 427,284 N/A 4 U 2 2 6 S 0 1 1,833 5 U 2 3 9 S 0 1 1,833 P 6 S 0 1 K 0 6 27,000 8 9 10 11 13 14 15 16 17 18 19 20 21 22 23 24 25 CONTINUE ON REVERSE EPA Form 3510-3 (6-80) PAGE 3 OF 5

EPA Form 3510-3 (6-80)

PAGE 4 OF 5

CONTINUE ON PAGE 5



X. EXISTING ENVIRONMENTAL PERMITS

Listed below are our current Operating Permits issued by the State of Illinois. All are for air pollution control. We are not required by IEPA to have a permit for waste water discharge.

Identity No.	Title
03020351 08030089 03021182 05070115 02121138 03120150 09050047 09120029 080060042 03021527 07050057 03021544 03030787 03030786 03030785	Boilers 1, 2, 3 Coal Fired Boilers 2, 3 Oil Fired Boilers 4, 5 Gas Fired Boilers 7, 8 Gas Fired Paint Booths 292, 927, 1884, 3005 Paint Booth 3302 Paint Booth 4222 Paint Booth 4703 Paint Booth 1332 Gasoline Storage 1 Gasoline Storage 2 Heat Treat Equipment Woodworking Grinding Shot Blast
093807AAB	Air Pollution Episode Action Plan

The following is our current Construction Permit issued by the State of Illinois:

Identity No.	Title		
I 804005	Incinerator/Boilers	9,	10

The following Special Waste Permits are issued by the State of Illinois:

Identity No.	Title
790180	API Separator Sludge
782428	Paint Sludge in Drums

Form Approved OMB No. 158-S80004 Continued from page 4. V. FACILITY DRAWING (see page 4) EPA Form 3510-3 (6-80)





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION V

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF:

RCRA ACTIVITIES

1 6 007 1981

Caterpillar Tractor Madelene Barnett, Haz. Mat. Coordinator P.O. Box 348 Aurora, IL 60507

RE: Hazardous Waste Permit Application-Incomplete Part A (ILD005070651) Facility Name (and EPA ID number) Facility Address

We have completed our review of your Part A RCRA permit application for the facility referenced above. The application was incomplete; therefore, we are returning it to you along with a checklist which indicates the missing items. Please complete all missing items marked with an asterisk (*) on the application form, and return the form in time to reach this office by November 16, 1981. All other missing items marked on the checklist should be completed and may be forwarded to this office under separate cover by December 16, 1981.

All of these items are necessary in order for the U.S. Environmental Protection Agency to determine whether your facility qualifies for interim status. Once you receive interim status, your facility may continue operating under the interim status standards until such time as a Part B application is requested by USEPA. At that time, you will have up to six months to submit the Part B portion of the application and to show that you comply with the final detail technical standards.

Please note that some of your original entries on the forms may be changed. We have coded your forms to accommodate key punching for subsequent computer processing; all of our coding was done in blue ink only.

If you have any questions or wish to discuss the missing items on the checklist, please feel free to contact Uylaine Banahene the reviewer of your application, at (312) 886-3718 or me at (312) 886-7449.

Sincerely yours,

Arthur S. Kawatachi Regional Project Officer

Enclosure

P.S. All missing items marked with an asterisk must be submitted to us with a cover letter signed by the appropriate certifying official (Item XIII on Form 1 and/or Item IX and X on Form 3) or his duly authorized representative.

-	SENDER: Complete items 1, 2, and 3. Add your address in the "RETURN TO" space on reverse.
	1. The following service is requested (check one.)
	☐ Show to whom and date delivered
DOMESTI CON	☐ Show to whom, date and address of delivery
	Show to whom and date delivered
	☐ RESTRICTED DELIVERY.
	Show to whom, date, and address of delivery.\$
	(CONSULT POSTMASTER FOR FEES)
1	2. ARTICLE ADDRESSED TO:
	Madelene Barnett
ı	P.O. Box 348
	Aurora, IL 60507
	3. ARTICLE DESCRIPTION:
1	REGISTERED NO. CERTIFIED NO. INSURED NO.
1	313583
1	(Always obtain signature of addressee or agent)
1	I have received the article described above.
1	SIGNATURE DAddressee DAuthorized agent
h	
	Van J 1/ (a) 11
I	4. PATE OF DELIVERY POSTMARK
diam'r.	1 500
de	
	5. ADDRESS (Complete only if requested)
	199
Name and Address of the Owner, where	6. UNABLE TO DELIVER BECAUSE: CLERK'S
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1	

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2					



217/782-6761

Refer to: 0938076002 -- Kendall County

Caterpillar, Inc. 11,0005070651 RCRA - Permits

May 6, 1988

Caterpillar, Inc. Route 34 Montgomery, 1111mets 60536

Attn: Environmental Coordinator or

Flant Fammer

Bear Siri

According to Agency files, your facility currently manages hazardous waste in containers and/or tanks subject to the requirements of 35 IAC 700-725. 35 IAC 703.167(f) states that interio status for any bazardous waste storage or treatment facility will be terminated Movember 8, 1992, unless the facility submits Part B of the RCRA permit application for these units to this Agency by November S. 1986. This letter is written to (1) make you aware of this requirement and (2) describe the actions which must be taken in response to this requirement.

According to 35 IAC 703,187(f), if an existing facility desires to (1) store hazardows waste on-site for greater than afacty (90) days, (2) treat hazardows waste, or (3) store hazardous waste as a commercial facility after November 0. 1992, it must submit Part B of the RCRA permit application to this Agency by November 3, 1988. The information which must be contained in this application is described in 35 LAC 703. Subpart D. The enclosed document, entitled "RCRA Permit Guidance" provides more detail regarding the necessary contents of the application and also identifies several guidance documents which will be useful in developing the application. Also included in this document is the form which must be used when submitting the application.

If a facility does not desire to continue storing and/or treating hazardous saste after November 8, 1992, it must close the storage and/or treatment unit(s) present at the facility prior to this date. Closure, in this instance, basically means that all contamination must be removed from the unit(s) and if necessary, from the area surrounding these units. The requirements which must be met in closing these units are contained in 30 IAC 725, Subpart 6. For you convenience, guidance for the development of a closure plan is contained in the enclosed document entitled "Instructions for the Preparetion of Closure Plans for Interim Status RCRA Pazardous Waste Facilities." PLEASE NOTE THAT A CLOSURE PLAN DOES NOT NEED TO BE SUBMITTED AT THIS TIME. IT MUST HOMEVER, DE SUBMITTED TO THE AGENCY HO LATER THAN MAY S. 1992.

Alberta William

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Page 2

In some instances, there may be several interio status bazardous waste wanagement units at a facility. The facility may desire to pursue a final ECRA permit for a portion of these units and close the rest of them. Because of the uncertainty associated with this option, all interim status units at a facility must be included in Part 8 of the RCRA permit application, unless a closure plan for the units being closed is submitted with the Part B. If a closure plan is submitted with the Part B, the application need only address those units which will remain in operation.

The only alternatives available for hazardous waste treatment and storage facilities to meet the requirements of 35 IAC 703.157(f) are (1) submit Part 8 of the RCRA permit application by Hovember 5, 1988 or (2) close by Hovember 8. 1992. However, some facilities may have previously filed Part A of the RCRA permit application in error and now feel that the hazardous maste management activities carried out at the facility do not require a RCRA permit (i.e. the Part A was filed for protective measures). If this is the case, the Acency requests that information supporting this position be submitted no later than November 8, 1988. The Agency can then review the information submitted and correct its records accordingly. The information which sust be submitted to make this demonstration is contained in the enclosed document entitled "Facility Park A Withdrawal Request Form."

Finally, some facilities may have closed or are currently closing in accordance with an IEPA approved closure plan. (Please bear in mind this letter is going out to over 200 facilities; some closed facilities may isadvertently receive this letter.) In this instance, the Agency requests that a copy of (1) the closure plan approval letter and (2) the letter from the Agency accepting the certifications of the owner/operator and the registered professional engineer that closure was carried out in accordance with the approved closure plan (if closure has been completed) be submitted by November 8, 1988. The Agency will again be able to review this information and correct its records accordingly.

Because of the large number of facilities subject to the requirements of 35 IAC 703.157(f), the Agency requests that all facilities receiving this letter complete the enclosed form entitled "RCRA Permit Information Form." The form has been developed such that it can be used by a facility falling into any of the five categories described above (pursuing a final permit, planning to close, pursuing a permit for only a portion of the interio status units and closing the other units, protective filers, closed in accordance with an IEPA approved closure plan). This form must be submitted to the Agency no later than bovesper 0, 1988, along with all required attachments. Failure to do so way subject a facility to enforcement under State and/or Federal regulations and possible mometary penalties up to \$25,000 per day of noncompliance.

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Page 3

The RCHA Permit Information Form and all required attachments must be submitted in triplicate (original and two (2) copies) to the following address:

Permit Section, RCRA Unit Division of Land Pollution Control Illinois Environmental Protection Agency 2200 Churchill Road P.O. Box 19276 Springfield, IL 62794-9276

If you have any questions regarding this letter, please contact Jim Moore at 217/782-9875.

Very truly yours,

Lawrence W. Eastep, P.E., Hamager Permit Section Division of Land Pollution Control

LHE: JEH: rd13131/13141

Enclosures

cc: Division File Compliance Paywood Region USEPA Region Y



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Ms. Madelene Barnett
Hazardous Materials Coordinator
c/o Plant Engineering Division
Caterpillar Tractor Company
P.O. Box 348
Aurora, Illinois 60507

Re: Caterpillar Tractor Company Aurora, Illinois ILD005070651

Dear Ms. Barnett:

Enclosed please find a copy of the report of the inspection dated March 16, 1981, conducted at the above facility by a representative of the Illinois Environmental Protection Agency (IEPA). The purpose of the inspection was to determine your facility's compliance status with the Resource Conservation and Recovery Act (RCRA) as amended by the Quiet Communities Act of 1978. We are pleased to report that your facility was found to be in compliance.

Your cooperation and efforts in this matter are appreciated. Should you have any questions about the report, please contact Mr. Phil Kaplan at (312) 353-2114. Very truly yours,

Arnold E. Leder, Chief Compliance Section Water & Hazardous Materials Enforcement Branch

Enclosure

cc: Jack Moore, Manager

Division of Land/Noise Pollution Control Illinois Environmental Protection Agency

bcc: Constantelos/Klepitsch

Stone

Baumgartner/Lawis

Kaplan

Brad Benning-IEPA, Maywood

PKaplan/ng 5-12-81/5-15-81 6-6715

Gingher M. M. 5-15-81
Kaplan Dk 5-18-81
Baumgartner
Donaldson

Leder ____

RECEIVED

MAR 23 1981

RCRA INSPECTION REPORT - INTERIM STATUS STANDARDS
TREATMENT, STORAGE, AND DISPOSAL FACILITIES
Form A - General Facility Standards

RECEIVED

E.P.A. - D.L.P.C. STATE OF ILLINOIS

I. General Information:

APR 1 1981

WASTE MANAGEMENT BRANCH (A) Facility Name: CATERPILLAR TRACTOR Co. EPA REGION V (B) Street: _____ R+ 3# 31 (C) City: Aurora (D) State: ILL. (E) Zip Code: 60507 (F) Phone: 3/2/859-47/6 (G) County: Kendall (H) Operator: - Same -(I)City: _____ (K) State: _____ (L) Zip Code _____ (J) Phone: (N) County: (M) (0)(P) Street: (R) State: _____(S) Zip Code: ____ (Q) City: Phone: (U) County: (T)(V) Date of Inspection: 3-/6-8/ (W) Time of Inspection (From) 10:00 Am (To) 12:00 Am (X) Weather Conditions: 30° Sunny

			Telephone
1	BARNETT, MAdelene	HAZ. MAT. Cool	D. 312/859-47/
		· · · · · · · · · · · · · · · · · · ·	
_		<u> </u>	
) I	nspection Participants	Agency/Title	Telephone
_	Brad Benning	IEPA/Env. Prot.	Sp. 345-9720
· <u>-</u>			
· P	reparer Information		
N 	lame Brad Benning	Agency/Title IEPA/Env. Prot. Sp	Telephone 345-9780
	•		
	_		
	_ <u>I</u>	I. SITE ACTIVITY:	1
f	<u>I</u> Complete sections I through VII Facilities. Complete the forms to the site activities identifi	for all treatment, storage (in parenthesis) in section	e, and/or disposal on VIII corresponding
f	Complete sections I through VII Facilities. Complete the forms to the site activities identifi Storage and/or Treatment 1. Containers (I)	for all treatment, storage (in parenthesis) in section ed below:	e, and/or disposal on VIII corresponding and/or Thermal Treatment
f	Complete sections I through VII Facilities. Complete the forms to the site activities identifi Storage and/or Treatment	for all treatment, storages (in parenthesis) in section ed below:	on VIII corresponding and/or Thermal Treatment /sical, and Biological
f	Complete sections I through VII Facilities. Complete the forms to the site activities identifi -Storage and/or Treatment 1. Containers (I) 2. Tanks (J) 3. Surface Impoundments (K)	for all treatment, storages (in parenthesis) in sections ed below: D. Incineration (O and P)	on VIII corresponding and/or Thermal Treatment /sical, and Biological
_AB	Complete sections I through VII Facilities. Complete the forms to the site activities identifi -Storage and/or Treatment 1. Containers (I) 2. Tanks (J) 3. Surface Impoundments (K) 4. Waste Piles (L) Land Treatment (M) Landfills (N)	for all treatment, storages (in parenthesis) in section ed below: D. Incineration (0 and P) E. Chemical, Phy Treatment (Q)	on VIII corresponding and/or Thermal Treatment vsical, and Biological
_ABB.	Complete sections I through VII Facilities. Complete the forms to the site activities identifi -Storage and/or Treatment 1. Containers (I) 2. Tanks (J) 3. Surface Impoundments (K) 4. Waste Piles (L) Land Treatment (M) Landfills (N)	for all treatment, storages (in parenthesis) in section ed below: D. Incineration (0 and P) E. Chemical, Phy Treatment (Q)	on VIII corresponding and/or Thermal Treatment /sical, and Biological

II. GENERAL FACILITY STANDARD (Part 265 Subpart B)

			Yes	No.	NI*	Remark
(A)		the Regional Administrator n notified regarding:				
	1.	Receipt of hazardous waste from a foreign source?	· · ·		V	No Foreign waite
•	2.	Facility expansion?				No expansion
(B)	Gene	eral Waste Analysis:				
	1.	Has the owner or operator obtained a detailed chemical and physical analysis of the waste?	_X_		***************************************	
	2.	Does the owner or operator have a detailed waste analysis plan on file at the facility?	<u>X</u>	***************************************	***************************************	· · · · · · · · · · · · · · · · · · ·
	3.	Does the waste analysis plan specify procedures for inspection and analysis of each movement of hazardous waste from off-site?	X			
(C)	Sec	urity - Do security measures include (if applicable)	:			
	1.	24-Hour surveillance?	X			
	2.	Artificial or natural barrier around facility?	<u>X</u>	-		
	3.	Controlled entry?	_X_			
	4.	Danger sign(s) at entrance?	X	-	VI-101	
(D)		Owner or Operator Inspections		·		
	1.	Records of malfunctions?	_X_			
٠	2.	Records of operator error?	_X_			-
	3.	Records of discharges?	*			

III. GENERAL FACILITY STANDARDS - Continued

`			Yes	No	NI*	Remarks
	4.	Inspection schedule?	Χ.	*** *********************************	. epo-epo 100	\$P 40 \$P \$P 40 \$P
	5.	Safety, emergency equipment?	X	6~ 6~ 6 *		\$\dagger\$ \$\dagg
	6.	Security devices?	X	-		****
	7.	Operating and structural devices?	X.	The same when		\$\tau \tau \tau \tau \tau \tau \tau \tau
	8	Inspection log?	X.	∰o ¶o nio		********
(E)		personnel training records lude: (Effective 5/19/81)				
	1.	Job titles?	X	***	·	***************************************
	2.	Job descriptions?	X	**	On the spe	And the Third Thir
	3.	Description of training?	Х.	10-00-00-	*	\$\pi\$
	4.	Records of training?	X.	***	· • • •	*********************************
	5.	Have facility personnel received required training by 5-19-81?	χ.	· ***	Air No ap.	,) *****************************
	6.	Do new personnel receive required training within six months?	Х.	Sh skir-skir	•20~-120 • 4 20	部 (数・ 数・ 数
(F)	rec	required are the following special quirements for ignitable, reactive, or compatible wastes addressed?				
	٦.	Special handling?	X.	**	*	*****
	2.	No smoking signs?	X		40× 40× 40×	क के का का का का का के की की की का का का का की की की की का
	3.	Separation and protection from ignition sources?	X	الله عليه الله	i i i i i i i i i i i i i i i i i i i	\$\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarrow\rightarro

^{*}Not Inspected

IV. PREPAREDNESS AND PREVENTION: (Part 265 Subpart C)

(A)	Maintenance and Operation of Facility:	Yes No	NI* Remark		
•	Is there any evidence of fire, explosion, or release of hazardous waste or hazardous waste constituent?	X	NI Kenark		
(B)	If required, does the facility have the following equipment:		·		
	1. Internal communications or alarm systems?	<u>X</u>			
	2. Telephone or 2-way radios at the scene of operations?	X	· .	-	
	3. Portable fire extinguishers, fire control, spill control equipment and decontamination equipment?	<u> </u>			
			せんか せりがん たんめせん	`^ I •	
	Indicate the volume of water and/or formula indicate the volume of water and volum				
(C)	3 Wells loca			-	-
(C)	Testing and Maintenance of				
(C)	Testing and Maintenance of Emergency Equipment: 1. Has the owner or operator established testing and maintenance procedures				

(E)	Is there adequate aisle space for unobstructed movement?	*		· .		
	<u>V. CONTINGENCY PLAN</u> (Part 26				CEDURES:	
(A)	Does the Contingency Plan contain the following information:	Yes	No	NI*	Remarks	
	1. The actions facility personnel must take to comply with §265.51 and 265.56 in response to fires, explosions, or any unplanned release of hazardous waste? (If the owner has a Spill Prevention, Control, and Countermeasures (SPCC) Plan, he needs only to amend that plan to incorporate hazardous waste management provisions that are sufficient to comply with the requirements of this Part (as applicable.)	X				
	2. Arrangements agreed by local police departments, fire department hospitals, contractors, and State and local emergency response teams to coordinate emergency services pursuant to §265.37?	:s _ X _				
	Names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinators?	×				
	4. A list of all emergency equipment at the facility which includes the location and physical description of each item on the list and a brief outline of its capabilities?	<u>_X</u>				
	5. An evacuation plan for facility personnel where there is a possibi that evacuation could be necessary (This plan must describe signal(s) to be used to begin evacuation, evacuation routes, and alternate evacuation routes?)					•

		Yes	No	NI*	Remarks	·	·
(B)	Are copies of the Contingency Plan available at site and local emergency organizations?	X	· · · · ·		******		
(C)	Emergency Coordinator						
	Is the facility Emergency Coordinator identified?	X					-
·	2. Is coordinator familiar with all aspects of site operation and emergency procedures?	X			-788		
	3. Does the Emergency Coordinator have the authority to carry out the Contingency Plan?	<u>X</u>		·			<u> </u>
(D)	Emergency Procedures						
	If an emergency situation has occurred at this facility, has the Emergency Coordinator followed the emergency procedures listed in 265.56?			<u>X</u>	No Em	agencies	
	VI. MANIFEST SYSTEM, (Part 2	RECORD 265 Sub	KEEPIN part E	IG, AND	REPORTING		
		Yes	No	NI*	Remarks		
(A)	Use of Manifest System						
	 Does the facility follow the procedures listed in §265.71 for processing each manifest? 	_X_		·	-		
	2. Are records of past shipments retained for 3 years?	X		·	· ,	*	
(B)	Does the owner or operator meet requirements regarding manifest discrepancies?	_X		******		,	

VI. RECORDKEEPING - Continued

C)	Operati	ng Record				·		•
	mai rec	es the owner or operator ntain an operating ord as required in 1.73?	<u> </u>					
	con	es the operating record						
	b.	The method(s) and date(s) of each waste's treatment, storage, or disposal as required in Appendix I?	<u>X</u> _		·	*************************************		
	C.	The location and quantity of each hazardous waste within the facility?	<u>X</u> _					
	***d.	A map or diagram of each cell or disposal area showing the location and quantity of each hazardous waste? (This information should be cross-referenced to specific manifest number, if waste was accompanied by a manifest.)			<u>×</u>	No Dispo	-sa/	
	e.	Records and results of all waste analyses, trial tests, monitoring data, and operator inspections?	X		Avenue.	· · · · · · · · · · · · · · · · · · ·		
.*	f.	Reports detailing all incidents that required implementation of the Contingency Plan?	_X					
	· g •	All closure and post closure costs as applicable? (Effective 5-19-81)	X		 .	No part laboration of the labo		
				٠		e e e e e e e e e e e e e e e e e e e		

^{**} See page 33252 of the May 19, 1980, Federal Register.

^{***} Only applies to disposal facilities

VII. CLOSURE AND POST CLOSURE (Part 265 Subpart G)

			Yes	No	NI*	Remarks		
(A)	Clos	ure and Post Closure						
•	.1.	Is the facility closure - plan available for inspection by May 19, 1981?	X	***************************************				
	2.	Has this plan been submitted to the Regional Administrator		X				
	3.	Has closure begun?	,	X				
	4.	Is closure estimate available by May 19, 1981?	<u>X</u>					
(B)	Post	t closure care and use of property						
	a po	the owner or operator supplied ost closure monitoring plan? fective by May 19, 1981)						
							1 .	
		VIII. FACI (Part 265, Su						
		USE AND MANAGEM	I MENT	OF CON	ITAINERS	;		
Fac	ility	Name: Caterpillar Tractor		Da	ite of I	nspection:	3-16-8	/
			Yes	No	Nİ*	Remarks		
	1.	Are containers in good condition?	X	<u> </u>				
	2.	Are containers compatible with waste in them?	X					
	3.	Are containers stored closed?	X	<u></u>	•			······································
	4.	Are containers managed to prevent leaks?	_X_		····		0.	•
	5.	Are containers inspected weekly for leaks and defects?	X					
	6.	Are ignitable & reactive wastes stored at least 15 meters (50 feet) from the facility property line? (Indicate if waste is ignitable or reactive.)	X	· ·	· ———			•

			Yes	No	NI*	Remarks
	7.	Are incompatible wastes stored in separate containers? (If not, the provisions of 40 CFR 265.17(b) apply.)	<u>X</u>	Nikolgo- Çde		Nothing incompatible
•, *	8.	Are containers of incompatible waste separated or protected from each other by physical barriers or sufficient distance?	Printer State Super-	· ·	Х.	Nothing incompatible
			J ANKS			
Faci	lity	Name:	-	Date	of Insp	pection:
	1.	Are tanks used to store only those wastes which will not cause corrosic leakage or premature failure of the tank?	on, ——	· · · · · · · · · · · · · · · · · · ·		
	2.	Do uncovered tanks have at least 60 cm (2 feet) of freeboard, or dikes or other containement structures?	₩	***************************************	who dots per	
	3.	Do continuous feed systems have a waste-feed cutoff?	•••••	- 42 - 42-	Wer-span-span	\$\tau \tau \tau \tau \tau \tau \tau \tau
	4.	Are waste analyses done before the tanks are used to store a substantially different waste than before?		dan saha saha		****
	5.	Are required daily and weekly inspections done?	-	934 nas 40 3	Aller Vine Çine	**************************************
	6.	Are reactive & ignitable wastes in tanks protected or rendered non-reactive or non-ignitable? Indicate if waste is ignitable or reactive. (If waste is rendered non-reactive or non-ignitable, see treatment requirements.)		· · · · · · · · · · · · · · · · · · ·	Navinsky kan	din die
	7.	Are incompatible wastes stored in separate tanks? (If not, the provisions of 40 CFR 265.17(b) apply.)	Marine Care	describe des		
						7

	ბ.	Associations buffer zone requireme or reactive wastes?	the Nationa nts for tank	l Fire s conta	Protection ining ignitable	
		Tank capacity:	gall	ons		
		Tank diameter:	feet			
		Distance of tank from property lin	######################################		feet	
		(See table 2 - 1 through 2 - 6 of Code - 1977" to determine complia	NFPA's "Flam	nmable a	nd Combustible Liquids	
		SURFACE	K IMPOUNDMENTS			
Facil	lity	Name:	india diprolate dipropin	Date o	f Inspection:	in Whate too by an cons
	1.	Do surface impoundments have at least 60 cm (2 feet) of freeboard?				
	2.	Do earthen dikes have protective covers?	**************************************			
	3.	Are waste analyses done when the impoundment is used to store a substantially different waste than before?				
	4.	Is the freeboard level inspected at least daily?		An area		
	5.	Are the dikes inspected weekly for evidence of leaks or deterioration?	eliperaturisty oper com com	niger was negative		
	6.	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a surface impoundment? (If waste is rendered non-reactive or non-ignitable, see treatment requirements.)				
	7.	Are incompatible wastes stored in different impoundments? (If not, the provisions of 40 CFR 265.17(b) apply.)	andres area ap	direction light	4	**************************

WASTE PILES

Facil	ity	Name:		y Wie Wiender	Date of	f Inspection:
			Yes	No	NI*	Remarks
-	٦.	Are waste piles covered or protected from dispersal by wind?	₽~ ₽~	400 400 400	100 100 100	to so so water the water of the foreign of the fore
	2.	Is each in-coming movement of waste analyzed before being added to the waste pile?		400 80-00-		
	3.	Are leachate, run-off, and run-on controlled as per the requirements of 265.258? (The effective date of this provision is Nov. 19, 1981.)	We don the		Aller Age	
	4.	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a pile? Indicate if waste is ignitable or reactive. (If waste is rendered non-reactive or non-ignitable, see treatment requirements.)				
	5.	Are piles of reactive or ignitable waste protected from materials or conditions that might cause them to ignite or react?	* ************************************	 	eres sp.	
	6.	Are incompatible wastes stored in different piles? (If not, the provisions of 40 CFR 265.17(b) apply.)	allo allo allo allo allo allo allo allo	Sir Sirah	· .	
	7 . .	Are piles of imcompatible waste protected by barriers or distance from other waste?	₩ .	&-&-&	******* चंद	## ## ## ## ## ## ## ## ## ## ## ## ##

N LANDFILLS

Fa	Facility Name:		Date of Inspection:				
			Yes	No	NI*	Remarks	
(A)		ral Operating Requirements the facility provide the following:					
].	Diversion of run-on away from active portions of the fill?		The state state.	• • • • • • • • • • • • • • • • • • •	******	• Que to
	**2.	Collection of run-off from active portions of the fill?	- po 40	©~	Aproise age	\$\tau\$ \$\	· •
	3.	Is collected run off treated?	*	₩-40-40-	Alle sighe spine	*****	P 12-
	4.	Control of wind dispersal of hazardous waste?	4p-40-100	·	80° 96° 1 96°	***	in tor t
		(**Effective 11-19-81)					
(B)		veying and Recordkeeping the Operating Record Include:					
	1.	A map showing the exact location and dimensions of each cell?	***	etter etter '			∰e for
	2.	The contents of each cell and the location of each hazardous waste type withing each cell?	442 €0	Sin Op-Iga	्र सुद्धः सुद्धः स्वरू	\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^\$\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\tau\$^*\	₩
(C)	Clos	sure and Post-Closure					
	Ι.	Is the Closure Plan available for inspection by 5-19-81?		, (be-pe-car	**************************************	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	-
	2.	Has this plan been submitted to the Regional Administrator?		• ም ጭጭ	est est	*****	. 40-73
	3.	Has closure begun?	~~		an an in		
	4.	Is closure cost estimate available by 5-19-81?	********	in was refer refer	~~ ~ ~		n 462 45
(D)		cial requirements for ignitable or ctive waste					
	tre	ignitable or reactive waste ated so the resulting mixture no longer ignitable or reactive?	***************************************				

N LANDFILLS

Facility Name:	Dā	ate of	Inspec	tion:
	Yes	No	NI*	Remarks
(A) General Operating Requirements Does the facility provide the following):			
**1. Diversion of run-on away from acti portions of the fill?	ve	€ ₩ ₩	Ugio-Non ⊞So	\$\$ \$\$\$ \$\$\$ \$\$\$\$ \$\$\$\$ \$\$\$\$ \$\$\$\$ \$\$\$\$ \$\$\$\$
<pre>**2. Collection of run-off from active portions of the fill?</pre>	· •••	•	Name dan	## ## ## ## ## ## ## ## ## ## ## ## ##
3. Is collected run off treated?	*	***	₩₩	*********************************
4. Control of wind dispersal of hazardous waste?	*****			
(**Effective 11-19-81)				
(B) Surveying and Recordkeeping Does the Operating Record Include:				
1. A map showing the exact location and dimensions of each cell?	***	, ************************************	ngo-que nos	**************************************
The contents of each cell and the location of each hazardous waste type withing each cell?	\$P \$P \$0	T SAN SEP-SAN	. See you see	****
(C) Closure and Post-Closure				
Is the Closure Plan available for inspection by 5-19-81?	\$= \$; \$. — — — — — — — — — — — — — — — — — — —	 -	· •••••••••••••••••••••••••••••••••
2. Has this plan been submitted to the Regional Administrator?	· · · · · · · · · · · · · · · · · · ·	÷ ******	es to the	***************
3. Has closure begun?	€ €= ₹	- 	e digo diper hipo	*******
4. Is closure cost estimate available by 5-19-81?	· ·	gs ≈ 0~-√~-≪	·	\$\tau\$ \$\
(D) Special requirements for ignitable or reactive waste				
Are ignitable or reactive waste treated so the resulting mixture is no longer ignitable or reactive?	***************************************			

		Yes	No	NI*	Remarks	
	(If waste is rendered non-reactive or non-ignitable see treatment requirements)					
•	If not, the provisions of 40 CFR 265.17(b) apply.		 .			
(E)	Special Requirements for Incompatible Wastes.		4.			
	Does the owner or operator dispose of incompatible wastes in separate cells?					
	If not, the provisions of 40 CFR 265.17(b) apply.					
(F)	Special requirements for liquid waste (effective 11-19-81)					
	I. Are bulk or non-containerized liquids placed in the landfill?					
	2. Does the landfill have a chemically and physically resistant liner system?				. ·	
	3. Does the landfill have a functional leachate collection system?		·			·
	4. Are free liquids stabilized prior to or immediately after placement in the landfill?					
(G)	Special requirements for Containers (effective 11-19-81)					
	Are empty containers crushed flat, shredded, or similarly reduced in volume before being buried beneath the surface of the landfill?					

O and P INCINERATION and THERMAL TREATMENT

(A)	Facility Name	2:				·			4
(B)	Date of Inspe	ection:	•			·			
			-						
•		<u>I. Det</u>	terminatio	n of	Stead	iy State	<u>!</u>		
	T	<i>.</i>			. .				
Н•	Type of unit	(i.e., type of incir	ierator or	ther	mal t	treatmen	it):		
В.		d steady state cond		· · ·					
			****	Was t	his	componer	nt at SS p	rior to a	dding waste?
		Component		Yes	No	NI*	Remarks		
1.				:					
2.							<u> </u>	t .	
3.			•						
4.									
5.									
	•			_				•	
			II. Wast	e Ana	alysi	<u>S</u>			
Α.	Minimum requi	rements, for wastes	not previ	ously	/ bur	ned/trea	ated.		
	anal	ired analyses; has ysis been performed the following?	an	Yes	No	NI*	Remarks		
	đ.	Heating value					€V		
	b.	Halogen content				·	**		
	С.	Sulfur content					***************************************		

•	2. Has documented or pritten data been substituted for analysis of either:						
•	a. Lead?						
	b. Mercury?		*****				
В.	List other parameters for which the waste steady state or determine the types of pol Remarks any which you feel should be teste	luta	ested nts wh	to enab nich may	le owner or be emitted. Remar	(Note in	tabli
	1.			•	r, c.mar		
	2.						
	3.						
٠.	4.		•				
	5.						
·							
	III. Monitoring	and	Inspe	ections			
		Yes	No	NI*	Remarks		
Α.	Are combustion/emission control instrument monitored at least every 15 minutes?	:s		·	*		
В.	Is steady state maintained or corrections attempted?						
C.	Is stack plume observed at least hourly for normal color and opacity?						
D.	Did any stack observations made by owner or operator show a plume different than normal?**						
Ε.	If yes to D above, were corrections made to return emissions to normal appearance?**		·				
F.	Are the complete unit and associated equipment inspected daily for leaks, spills, and fugitive emissions?) - .					
G:	Are emergency shutdown controls and system alarms checked daily for proper operation?						

Not Inspected Specify in Remarks for what period of time this was checked.

IV. Open Burning

A. Only complete this part if the facility open burns hazardous waste.

		Yes	No	NI*	Remarks	
1.	Does this facility burn <u>only</u> waste explosives? (A <u>No</u> answer means <u>other</u> hazardous waste is <u>open-burned</u> .)					
2.	If this facility open- burns waste explosives, does it burn the waste at a distance greater than or equal to the minimum specified distance (below)		· ·			

Pounds of waste explosives or propellants	Minimum distar burning or de property o	etonation to the
0 to 100	380 m 1,25 530 m 1,73	70 ft 50 ft 30 ft 60 ft

Q

CHEMICAL, PHYSICAL and BIOLOGICAL TREATMENT

Fac	ility Name:			•			
Dat	e of Inspection:						
		Yes	No	NI*	Remarks		
1.	Is equipment used to treat only those wastes which will not cause leakage, corrosion, or premature failure?				-		•
2.	Is a continuously fed system equipped with a means of hazardous waste inflow stoppage or control (e.g., cut-off system?)			: :		,	

		Yes	No	NI*	Remarks		
	Has the owner or operator addressed the waste analysis requirements of 265.402?		· .		May be made		
4.	Are inspection procedures followed according to 265.403?			·	******	19.41 Libert 1.4.4	entaria a
5.	Are the special requirements fulfilled for ignitable or reactive wastes?					P-2-5.	
6.	Are incompatible wastes treated? (If yes, 265.17(b) applies.)	*					
	is a hazardous waste where such wastew 402 or 307(b) of the Clean Water Act (tanks, transport vehicles, vessels, or hazardous only because they exhibit the or are listed as hazardous wastes in Scomplete this section if the owner or ohazardous waste that is subsequently sh disposal.	33 U. cont e con ubpan IX pena	.S.C. taine rrosiv rt D (1251 et rs which vity char of 40 CFI	seq.) and (ineutralize racteristic of R Part 261 of facility als	2) neutral wastes whi under 40 (nly,for th o generate	ization ch are CFR §261.22 nis reason.
	1. MANIFES	TRE	QUIRE	MENTS			
		Yes	No	NI*	Remarks		
(A)	Does the operator have copies of the manifest available for review?	X					
(B)	Do the manifest forms reviewed contain the following information: (If possible, make copies of, or record information from, manifest(s) that do not contain the critical elements)				*	·	
	1. Manifest document number?	X					·····
	 Name, mailing address, telephone number, and EPA ID Number of Generator 	X		·			

			Yes	No	NI*	Remarks
•	3.	Name and EPA ID Number of Transporter(s)?	_X_	-	3	
	4.	Name, address, and EPA ID Number of Designated permitted facility and alternate facility?	X			·
٠	5.	The description of the waste(s) (DOT shipping name, DOT hazard class DOT identification number)?	, _X_			
	6.	The total quantity of waste(s) and the type and number of containers loaded?	<u>X</u>		·	
	7.	Required certification?	_X_			
	8.	Required signatures?	_X_			
(C)		s the owner or operator submit eption reports when needed?	<u>X</u>			
		2. PRE-TRANSP	ORT R	EQUIR	EMENTS	1
(A)	wit (Re	waste packaged in accordance h DOT'Regulations? equired prior to movement of eardous waste off-site)	X			
(B)	in cor (Re	e waste packages marked and labeled accordance with DOT regulations accerning hazardous waste materials? equired to movement of hazardous ste off-site)	X			
(C)		required, are placards available transporters of hazardous waste?	<u>X</u>			·

Omit Section 3 if the facility has interim status and its Part A permit application describes storage

3. On Site Accumulation

		Yes	No	NI*	Remarks
1.	Are containers marked with start of accumulation date?		. '		
2.	Are the containers of hazardous waste removed from installation before they can accumulate for more than 90 days?	****			
3.	Are wastes stored in containers managed in accordance with 40 CFR Part 265.174 and 265.176 (weekly inspections of containers, containers holding ignitable or reactive wastes located at least 15 meters (50 Feet) from facility's property line?			· .	
4.	If wastes are stored in tanks, are the tanks managed according to the following requirements?				,
	a. Are tanks used to store only those wastes which will not cause corrosion leakage or premature failure of the tank?			· · · · · · · · · · · · · · · · · · ·	
	b. Do uncovered tanks have at least 60 cm (2 feet) of freeboard, dikes, or other containment structures?				
	c. Do continuous feed systems have a waste-feed cutoff?		******		
	d. Are required daily and weekly inspections done?	·			
	e. Are reactive & ignitable wastes in tanks protected or rendered non-reactive or non-ignitable? (If waste is rendered non-reactive or non-ignitable, see treatment requirements?	**********			-
	f. Are incompatible wastes stored in separate tanks? (If not, the provisions of 40 CFR §265.17(b) apply)				

VI. RECORDKEEPING and REPORTING (Part 262, Subpart D)

			Yes	No	MI*	Remarks		
(A) -	Exception results	fests, Annual Reports, n Reports, and all test and analyses retained for three years?	<u>×</u>		·			
(B)	Annual R	generator submitted eports and Exception as required?	Χ,		****			
		VII. INTERNA (Part 262	TIONA , Sub	AL SHI	PMENTS E)			
		installation imported rted Hazardous Waste?		X				
-		(If answered Yes, complete the f	folloi	wing a	ıs appl	icable.)	1	
		orting Hazardous waste, a generator:		•	٠.	÷		
	ā.	Notified the Administrator in writing?		· 			·	
	b.	Obtained the signature of the foreign consignee confirming delivery of the waste(s) in the foreign country?	<u> </u>		***************************************			
	С.	Met the Manifest requirements?					·	
		orting Hazardous Waste, the generator:			`			
		Met the manifest requirements?		<u> </u>			· · · · · · · · · · · · · · · · · · ·	

TRANSPORTER REQUIREMENTS 40 CFR Part 263

Complete this Section if the owner or operator transports hazardous waste.

I. MANIFEST SYSTEM AND RECORDKEEPING (Subpart B)

		. • <u>-</u>	Yes No	NI*	Remarks
	Are copies of the completed manifests or shipping paper(s) available for review and retained for three years?				
	<u> 11.</u>	INTERNA	TIOINAL SHI	PMENTS -	
•	Does the transporter record on t manifest the date the waste left U.S.?			·	ATT-17000-171-181-181-181-181-181-181-181-181-181
	Are signed completed manifest(s) on file?				
-		V. MI	SCELLANEOUS	·	
•	Does transporter transport hazardous waste into the U.S. from abroad?				
•	Does the transporter mix hazardous waste of different DOT shipping descriptions by placing them into a single container?				
		÷			·
			÷		
			/		
			• •		

*Not Inspected

Use this section to briefly describe site activities observed at the time of the inspection. Note any possible violations of Interim Status Standards.

Caterpillar generates and stores the following wastes

FOOI Trichloroethane

U226 Methyl Chloroform, 1.1.1 Trichloroethane

U239 Xylene

FOIR 3 Paint residues and sludges (Temporarily Suspended)

This material is all stored in prums in their resource recovery area. The drum storage area has a concrete floor which is sloped so that any spillage will collect in a trough and be contained. The drums are catagorized by each specific waste and in-house labels along with the HAZ labels are used. The ILL suppl Primit and manifest system is used for all movement of HAZ waste off site. Catapillar was in compliance with all RCRA Standards, for Generator and Storage.

ENVIRONMENT PROTECTION AGENCY STATE OF I INOIS $\frac{L}{(1)} \stackrel{P}{=} \frac{C}{f} \stackrel{E}{=} \frac{C}{(8)} \stackrel{C}{(9)}$ OBSERVATION REPORT — SITE INVENTORY NO. | CO. - L.P.C. | Region # | Date __/_/(25) | Clocation | Cloc LPC 4 1/79 5,000 MAR 23 1981 SAME DETERIORATED I S or D E.P.A. - D.L.P.C. STATE OF ILLINOIS GENERAL REMARKS: INTERVIEW: DIAGRAM:



CATERPILLAR TRACTOR CO.

Box 348 Aurora, Illinois 60507

December 18, 1980

Kenneth A. Fenner, Chief Water & Hazardous Materials Enforcement Branch USEPA 230 S. Dearborn Street Chicago, Illinois 60604

Dear Mr. Fenner:

RE: Notice of Violation Caterpillar Tractor Company Aurora, Illinois IL D005070651

The following information is in response to the Notice of Violation received by Caterpillar Tractor Co., Aurora, Illinois, on December 15, 1980.

In order to prevent an improper DOT description we had already instituted the procedure of having the DOT Section of the manifest completed in advance. This section is no longer completed by hand.

Enclosed is a copy of one of our manifests as they are presently being issued.

Sincerely,

J.D. Winters Plant Manager

In D. Winters

JDW:sb Enc. 1

CERTIFIED P13 4477736 MAIL

STATE OF ILLINOIS

TO BE COMPLETED BY WASTE GENERATOR

ENVIRONMENTAL PROTECTION AGENCY DIVISION OF LAND POLLUTION CONTROL 2200 CHURCHILL ROAD, SPRINGFIELD, ILLINOIS 62,000 (217) 782-6760

0243324

Phone: (312) 859-5000 SPECIAL WASTE HAULING MANIFEST Authorization Number 8 0 1 9 8 4 terpillar Tractor Co. P. O. Box 348 Attn: M. Barnett Address (Company Name) <u>894070007</u> 60507 <u>Aurora</u> State City Zip T D O O S O 7 O 6 P.O.Box 1296 **WASTE HAULER(S)** Chemical Waste Mgt. Calumet City, Il 60409 S.W.H. Registration Number 0 0 7 5 ______ Hauler Name Hauler Address EPA I.D. I L D 1 8 0 0 1 1 8 5 0 S.W.H. Registration Number Hauler Address Hauler Name DESTINATION - DISPOSAL STORAGE OR TREATMENT SITE 9 7 0 4 5 0 2 Site Number Rt. 1, Box 109 (Facility Name) Address EPA I.D. I L D O 7 4 4 1 1 7 4 5 Elmwood 60421 City TO BE COMPLETED BY WASTE GENERATOR WASTE NAME: Paint Stripper Material Liquid WASTE PHASE: (Liquid, Gaseous, Solid) EPA # F017 THE SPECIAL WASTE BEING TRANSPORTED UNDER THIS MANIFEST IS OF THE DOT HAZARD CLASSIFICATION INDICATED IMMEDIATELY BELOW: SHIPPING DESCRIPTION: HAZARD CLASS: **WEIGHT FOR** LRS Hazardous Waste, Liquid ORM-E D.O.T. USE . TONS (circle one) n.o.s. GALLONS (Circle One) AT FOR I.E.P.A. USE MUST BE 2 CU. YDS. QUANTITY OF WASTE DELIVERED: CONVERTED TO CU. YDS. OR GAL. METHOD OF SHIPMENT (Circle One) DRUMS TANK TRUCK OPEN TRUCK OTHER (Specify)

THIS IS TO CERTIFY THAT THE ABOVE NAMED SECONDAR WASTE IS PROPERLY CLASSIFIED, DESCRIBED, PACKAGED, MARKED, AND LABELED AND IS IN PROPER CONDITION FOR TRANSPORTATION, IN ACCORDANCE WITH THE APPLICABLE REGULATIONS OF THE DEPARTMENT OF TRANSPORTATION, and the EPA. I HEREBY AGREE TO AND CERTIFY THE ABOVE WRITTEN INFORMATION DATE:_ (Authorized Signature) WASTE HAULER I HEREBY CERTIFY THAT THE ABOVE-DESCRIBED SPECIAL WASTE AND QUANTITY HAS BEEN ACCEPTED IN PROPER CONDITION FOR TRANSPORT AND I ACKNOWLEDGE THE DESTINATION AS INDICATED: (Authorized Signature) (Authorized Signature) DISPOSAL, STORAGE, OR TREATMENT FACILITY* HAZARDOUS WASTE SUBJECT TO FEE YES. I HEREBY CERTIFY THAT THE ABOVE-DESCRIBED SPECIAL WASTE AND INDICATED QUANTITY HAS BEEN ACCEPTED AT THE SITE SPECIFIED ABOVE: (Authorized Signature) COMMENTS OR SPECIAL INSTRUCTIONS:

IN ILLINOIS: 217 / 782-3637

SEWHME

CERTIFIED MAIL RETURN RECEIPT REQUESTED

John Winters, Plant Manager Caterpiller Tractor Company P.O. Box 348 Aurora, Illinois 60507

RE: NOTICE OF VIOLATION
Caterpillar Tractor Company
Aurora, Illinois
IL D005070651

Dear Mr. Winters:

Notice is hereby given that the United States Environmental Protection Agency (U.S. EPA) has determined that your facility has violated requirements of Subtitle C of the Resource Conservation and Recovery Act (RCRA) as amended by the Quiet Communities Act of 1978. Specifically, it has been determined that Caterpillar Tractor Company has violated Section 3002 of RCRA. (42 U.S. 6922).

On November 20, 1980, representatives of the Illinois State Police and U.S. EPA conducted a hazardous waste transporter inspection on a vehicle of Chemical Waste Management of Illinois, a hazardous waste transporter operating from Calumet City, Illinois. The inspection, conducted at the Frankfort, Illinois weigh station, revealed that the vehicle was transporting hazardous wastes generated at your facility. The manifest accompanying the wastes, Illinois Special Maste Hauling Manifest (document number 0243031), was deficient in that the description of hazardous waste did not include the Department of Transportation proper shipping name. As required by Section 3002 of RCRA, the generator of the hazardous waste is responsible for insuring that this item is on the manifest.

Within 15 days of the date of this Notice, a report describing steps that have been taken to correct this deficiency should be submitted to the Chief, Compliance Section, Water and Hazardous Materials Enforcement Branch, U.S. EPA, 230 South Dearborn Street, Chicago, Illinois 60604. Failure to correct the above deficiencies may result in further enforcement action pursuant to 42 U.S.C. 6928. This information is requested pursuant to 42 U.S.C. 6927. Should you have any questions in this matter, please contact Mr. Michael Mott of my staff at (312) 353-2114.

Very truly yours,

Kenneth A. Fenner, Chief Water & Hazardous Materials Enforcement Branch Called and left Hak Cho message for Hak Cho 12/1/80 that nov was being issued

CERTIFIED MAIL RETURN RECEIPT REQUESTED

John Winters, Plant Manager Caterpiller Tractor Company P.O. Box 348 Aurora, Illinois 60507

RE: NOTICE OF VIOLATION
Caterpillar Tractor Company
Aurora, Illinois
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Very truly yours,

Kenneth A. Fenner, Chief Water & Hazardous Materials Enforcement Branch cc: Michael P. Mauzy, Director

Illinois Environmental Protection Agency

bcc: Constantelos

Goldstein Fenner Leder

Messenger/Baumgartner

Anthony Pomykala, Illinois State Police

Mott

Hazardous Waste Transporter Inspection Report

1.	Transporter Name: Chamical Waste Might of	fall-		
2.	Address: 138 & I-94 P.O. Box 1296 Calumet City 14 60409			- 112 -
3.	Vehicle Operator: David J. Visses	Manage reposite the expension of the contract the contract to		Andr J. D
*4.	EPA Identification Number:			
5.	ICC Number:	22		-
6.	State Transporter Permit Number: 11 0075/	040	W ·	987
7.	License Plate Number & Date: Trailor 28587 Alliques		v - conseq	
	gas ⁶	(YES)	<u>(NO)</u>	
8.	Manifest accompanying waste.	()	()	
9.	Generator provided transporter with at least three copies of manifest, (plus one for each additional transporter).	(<i>X</i>)	()	
10.	Manifest contains:			
	a. Manifest document number: 0143031 (IL)	(\times)	()	
	b. Generator name, address, telephone number, and EPA ID number.	(人)	()	
(At. 31 P.O. Box 348 aurora, 12 60507			
	IL D005070651 859-5000)		, .	
	c. Name and EPA ID number of each transporter	(X)	()	

		(YES)	<u>(NO)</u>
d.	Name, address, and EPA ID number of designated facility.	(X)	()
	Rt. 1 Box 109 Elewood, 1L 60421 74411745		
е.	Name, address, and EPA ID number of alternate facility (optional).	()	(A)
f.	Description of hazardous wastes using DOT regulations:		
	 DOT proper shipping name DOT hazardous class Identification number of hazardous waste Weight or volume Container type Number of containers 	(×) (×) (×) (×) (×)	(X) Del 6
* g.	Signature by hand of generator of the following certification:	(×)	()
	"This is to certify that the above named materials are properly classified, described, packaged, marked, and labeled and are in proper condition for transportation according to the applicable regulations of the Department of Transportation and EPA".		
*h.	Signature of each transporter and date of acceptance.	(X)	()
Haz (if	ardous waste properly packaged (DOT Regs.). no, explain)	(*\)	()
	h container properly labeled (DOT Regs.). no, explain)	(X)	()

-6.3.0			(YES)	<u>(NO)</u>	
IJ.	tach c (if no	ontainer properly marked (DOT Regs.). , explain)	()	()
	NOTE:	Each container of 110 gallons or less must be marked with the following words:			
		HAZARDOUS WASTE - Federal Law Prohibits Improper Disposal. If found, contact the nearest police or public safety authority or the U.S. Environmental Protection Agency. Generator's Name and Address:			
		Manifest Document Number:			
*14.	NOTE:	e properly placarded (DOT Regs.). Placards must appear on both sides, front, ck of vehicle. (if no, explain)	(×)	()
* D					
*ĸequ	ırement	s of RCRA applicable to transporters.			
Insp	ector _	nike nott			
А	gency _ Date	11/20/80			
	Time _	9:00 AM			
Loc	ation _	Frankfort Dealer - Mest			

No proper shipping name on manifest. ; stead, it read "Haz. Waste" 78 Drums of Paint Stripper Material. Corrosive. Generator violation.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

RECEIVED MAY 0 6 1993 WMD RORA RECORD CENTER

BERLY TO THE ATTENTION OF

HRE-8J

April 21, 1993

Ms. Ann Hastert Environmental Coordinator Caterpillar, Inc., Aurora Plant Route 31 Aurora, Illinois 60507

Re:

Visual Site Inspection Caterpillar, Inc., Aurora Plant Montgomery, Illinois ILD 005 070 651

Dear Ms. Hastert:

The U.S. Environmental Protection Agency is enclosing a copy of the final Preliminary Assessment/Visual Site Inspection (PA/VSI) report for the referenced facility. The executive summary and conclusions and recommendations sections have been withheld as Enforcement Confidential.

If you have any questions, please call Francene Harris at (312) 886-2884.

Sincerely yours,

Kevin M. Pierard, Chief

Minnesota/Ohio Technical Enforcement Section

RCRA Enforcement Branch



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

HRE-8J

June 21, 1992

Ms. Ann Hastert Caterpillar Inc. Aurora Plant P.O. Box 348 Aurora, Illinois 60507

Re:

Visual Site Inspection

Caterpillar Inc., Aurora Plant

ILD 005 070 651

Dear Ms. Hastert:

The United States Environmental Protection Agency (U.S. EPA) Region V will conduct a Preliminary Assessment including a Visual Site Inspection (PA/VSI) at the referenced facility. This inspection is conducted pursuant to the Resource Conservation and Recovery Act, as amended (RCRA) Section 3007 and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA) Section 104(e). The referenced facility has generated, treated, stored, or disposed of hazardous waste subject to RCRA. The PA/VSI requires identification and systematic review of all solid waste streams at the facility. The objective of the PA/VSI is to determine whether or not releases of hazardous wastes or hazardous constituents have occurred or are occurring at the facility which may require further investigation. This analysis will also provide information to establish priorities for addressing any confirmed releases.

The visual site inspection of your facility is to verify the location of all solid waste management units (SWMUs) and areas of concern (AOCs) to make a cursory determination of their condition by visual observation. The definitions of SWMUs and AOCs are included in Attachment I. The VSI supplements and updates data gathered during a preliminary file review. During this site inspection, no samples will be taken. A sampling visit to ascertain if releases of hazardous waste or constituents have occurred may be required at a later date.

Assistance of some of your personnel may be required in reviewing solid waste flow(s) or previous disposal practices. The site inspection is to provide a technical understanding of the present and past waste flows and handling, treatment, storage, and disposal practices. Photographs of the facility are necessary to document the condition of the units at the facility and the waste management practices used.

Page 2

The VSI has been scheduled for July 7, at 9:00 am. The inspection team will consist of Jeff Indeck and William Earle of Resource Applications, Inc., a contractor for the U.S. EPA. Representatives of the Illinois Environmental Protection Agency (IEPA) may also be present. Your cooperation in admitting and assisting them while on site is appreciated.

The U.S. EPA recommends that personnel who are familiar with the present and past manufacturing and waste management activities be available during the VSI. Access to any relevant maps, diagrams, hydrogeologic reports, environmental assessment reports, sampling data sheets, environmental permits (air, NPDES), manifests and/or correspondence is also necessary, as such information is needed to complete the PA/VSI. Attachment II is a summary of the information required.

If you have any questions, please contact me at (312) 886-4448 or Francene Harris at (312) 886-2884. A copy of the Preliminary Assessment/Visual Site Inspection Report, excluding the conclusions and Executive Summary portion will be sent when the report is available.

Sincerely yours,

Kevin M. Pierard, Chief

OH/MN Technical Enforcement Section

enclosure

cc:

Larry Eastep, IEPA-DLPC, Springfield Cliff Gould, IEPA-DLPC, Maywood

ATTACHMENT I

Caterpillar Inc., Aurora Plant Route 31 Montgomery, Illinois 60507

The definitions of solid waste management unit (SWMU) and area of concern (AOC) are as follows.

A SWMU is defined as any discernable unit where solid wastes have been placed at any time from which hazardous constituents might migrate, regardless of whether the unit was intended for the management of a solid or hazardous waste.

The SWMU definition includes the following:

- RCRA regulated units, such as container storage areas, tanks, surface impoundments, waste piles, land treatment units, landfills, incinerators, and underground injection wells
- Closed and abandoned units
- Recycling units, wastewater treatment units, and other units that U.S. Environmental Protection Agency has generally exempted from standards applicable to hazardous waste management units
- Areas contaminated by routine and systematic releases of wastes or hazardous constituents, such as wood preservative treatment dripping areas, loading or unloading areas, or solvent washing areas

An AOC is defined as any area where a release to the environment of hazardous wastes or constituents has occurred or is suspected to have occurred on a nonroutine or nonsystematic basis. This includes any area where such a release in the future is judged to be a strong possibility.

ATTACHMENT II

PROBABLE SOLID WASTE MANAGEMENT UNITS (SWMUs)

1. Little information was available to compile a list of solid waste management units (SWMUs) at your facility. Please list all waste management units at your facility. If possible, please provide as complete information for the waste unit in response to the questions below.

From the list of probable SWMUs please address the following questions:

- Do the above SWMUs still exist at the facility and are they in operation?
- What are the start-up and closure dates of the above SWMUs?
- · What types of wastes are the SWMUs currently/formerly used for?
- Name any SWMUs at your facility that have not been listed above. These would include hazardous waste storage areas, treatment units, or any other area or system at your facility dealing with hazardous waste including satellite accumulation areas.
- · What are the average volumes and rates of generation of waste streams?
- Document any releases that have occurred at the facility. This includes spills or leaks of both wastes and raw product. Outline the action taken to clean up the release.
- 2. Please supply as much information as possible concerning the site history. This would include any information you have regarding past operations and any former owners/operators at this location.
- 3. Please provide a description of the primary processes taking place at your facility and the waste streams which are generated.
- Describe the methods of treatment and disposal of generated waste utilized by your facility.

If available, the following items are requested:

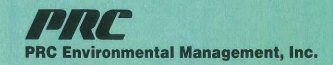
- A detailed map of the facility showing current and former locations of SWMUs and production stations.
- Flow diagrams showing waste streams and waste management practices.
- · Copies of any permits currently held by the facility.
- SARA Title III information and a copy of the facility contingency plan.



U.S. Environmental Protection Agency
Office of Waste Programs Enforcement
Contract No. 68-W9-0006

TES 9

Technical Enforcement Support at Hazardous Waste Sites Zone III Regions 5,6, and 7



PRC Environmental Management, Inc. 233 North Michigan Avenue Suite 1621 Chicago, IL 60601 312-856-8700 Fax 312-938-0118



PRELIMINARY ASSESSMENT/ VISUAL SITE INSPECTION

CATERPILLAR INC., AURORA PLANT MONTGOMERY, ILLINOIS ILD 005 070 651

FINAL REPORT

Prepared for

U.S. ENVIRONMENTAL PROTECTION AGENCY Office of Waste Programs Enforcement Washington, DC 20460

Work Assignment No. : C05087

EPA Region : 5

Site No. : ILD 005 070 651

Date Prepared : February 19, 1993

Contract No. : 68-W9-0006
PRC No. : 009-C05087IL4N

Prepared by : Resource Applications, Inc.

(William Earle)

Contractor Project Manager : Shin Ahn

Telephone No. : (312) 856-8700 EPA Work Assignment Manager : Kevin Pierard Telephone No. : (312) 886-4448

contains recycled fiber and is recyclab

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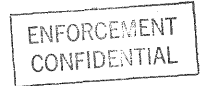
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EXECUTIVE SUMMARY



Resource Applications, Inc. (RAI), performed a preliminary assessment and visual site inspection (PA/VSI) to identify and assess the existence and likelihood of releases from solid waste management units (SWMU) and other areas of concern (AOC) at the Caterpillar Inc., Aurora Plant (Caterpillar) facility in Montgomery, Kendall County, Illinois. This summary highlights the results of the PA/VSI and the potential for releases of hazardous wastes or hazardous constituents from SWMUs and AOCs identified. In addition, a completed U.S. Environmental Protection Agency (EPA) Preliminary Assessment Form (EPA Form 2070-12) is included in Attachment A to assist in prioritizing RCRA facilities for corrective action.

The facility assembles construction equipment from components which are made on site or brought in from off site. On-site production consists of cutting, grinding, and machining metals into the desired shape. Some of the parts are then heat treated or receive a phosphate coating, as the product requires. The parts are then painted, sometimes with just a primer and sometimes with a primer coat and a final coat. The various components are then moved to an assembly line where they are assembled into construction equipment. After assembly, the construction equipment is painted and filled with the appropriate working fluids. The equipment is then tested and stored prior to being shipped to the purchaser.

The primary hazardous waste streams generated at the Caterpillar facility are solvent-based paint sludge (D001, F003) and paint stripper (D002). The nonhazardous waste streams generated at the facility are water-based paint sludge, shop blast dust, iron phosphate sludge, coal flyash and boiler ash, waste quench oil, waste skim oil, industrial wastewater, API separator sludge, medical wastes, and incinerator ash. Lesser quantities of several other hazardous and nonhazardous wastes were generated at the Caterpillar facility as one-time generations.

Caterpillar submitted a Notification of Hazardous Waste Activity form to EPA on August 24, 1980. Caterpillar submitted a RCRA Part A permit application on September 12, 1980. This application listed one process code, S01 (container storage), with a 55,000-gallon capacity (part of the Resource Recovery Area, SWMU 1), and several waste codes: F001 (spent chiorinated solvents used in degreasing), F017 and F018 (paint wastes, since delisted by EPA), U226 (1,1,1, trichloroethane),

and U239 (xylene). A modified RCRA Part A permit application was submitted on August 17, 1987. This application listed the same process (container storage) and capacity (55,000 gallons), but had only two waste codes: D001 (ignitables) and D002 (corrosives). The facility closed its container storage area in 1990. The closure certification was approved, and the RCRA Part A permit application was withdrawn by the Illinois Environmental Protection Agency (IEPA) on February 22, 1991. The facility is presently regulated as a generator of hazardous waste.

This facility was built in 1957 for the Caterpillar Tractor Company on land that had previously been used for farming. Several buildings have been added since 1957. Operations began in 1958. The facility was built for the purpose that it serves today, the manufacture and assembly of construction machinery. In about 1989, the Caterpillar Tractor Company underwent a corporate name change to Caterpillar Inc.

The facility consists of several buildings, totalling 4.9 million square feet under roof, on 429.2 acres. The facility presently employs about 3,300 people working in three shifts. Facility access is controlled by a 6-foot-high fence and guard houses. Entry into the buildings is controlled either by guards or by keycard. The Resource Recovery Area (SWMU 1) is separately fenced with another 6-foot-high fence with a locked gate within the perimeter fence of the facility. The facility is guarded 24 hours per day, 365 days per year. The facility has a hazardous materials response van and trained personnel to respond to releases of hazardous substances at the facility. The facility also has its own small fire department.

The PA/VSI identified the following seven SWMUs at the facility:

Solid Waste Management Units

- 1. Resource Recovery Area
- 2. Wastewater Treatment System
- 3. Coal Flyash Collection System
- 4. Shot Blast Dust Collectors
- 5. Paint Sludge Satellite Accumulation Areas
- 6. Medical Waste Accumulation Area
- 7. PCB Waste Accumulation Area

No Areas of Concern were identified during the PA/VSI.



The potential for release to ground water, surface water, and on-site soils is low for all SWMUs. Wastes in SWMU 1 are managed on a concrete pad and all runoff is directed towards the Wastewater Treatment System (SWMU 2), which is constructed of concrete. SWMUs 3, 4, 5, 6, and 7 SWMUs manage waste indoors. SWMUs 3 and 4 discharge to the air under an IEPA air emissions permit. The potential for release to air from SWMUs 2, 5, 6, and 7 is low. Incinerator ash from SWMU 1 was observed blowing around during the VSI.

The nearest surface water body, the Fox River, is a lacustrine, limnetic, unconsolidated bottom, permanently flooded, diked wetland is located approximately 0.75 mile east of the facility. The Fox River is used for recreational, water supply, and drainage purposes.

Ground water in the area is used for municipal and industrial supply purposes. Three wells, used for drinking water and industrial water supply, are located on site. The Village of Montgomery relies primarily on five ground water wells, all upgradient of the facility. The closest well is located 1 mile northeast of the facility.

No critical habitats or endangered species are located in Kendall or Kane Counties.

RAI recommends that the nonhazardous incinerator ash in SWMU 1 be managed in a manner such that it does not become airborne when the wind blows. RAI recommends no further action for any of the other SWMUs at this time.

1.0 INTRODUCTION

PRC Environmental Management, Inc. (PRC), received Work Assignment No. C05087 from the U.S. Environmental Protection Agency (EPA) under Contract No. 68-W9-0006 (TES 9) to conduct preliminary assessments (PA) and visual site inspections (VSI) of hazardous waste treatment and storage facilities in Region 5. Resource Applications, Inc. (RAI), TES 9 team member, provided the necessary assistance to complete the PA/VSI activities for the Caterpillar Inc., Aurora Plant (Caterpillar) facility.

As part of the EPA Region 5 Environmental Priorities Initiative, the RCRA and CERCLA programs are working together to identify and address RCRA facilities that have a high priority for corrective action using applicable RCRA and CERCLA authorities. The PA/VSI is the first step in the process of prioritizing facilities for corrective action. Through the PA/VSI process, enough information is obtained to characterize a facility's actual or potential releases to the environment from solid waste management units (SWMU) and areas of concern (AOC).

A SWMU is defined as any discernible unit at a RCRA facility in which solid wastes have been placed and from which hazardous constituents might migrate, regardless of whether the unit was intended to manage solid or hazardous waste.

The SWMU definition includes the following:

- RCRA-regulated units, such as container storage areas, tanks, surface impoundments, waste piles, land treatment units, landfills, incinerators, and underground injection wells
- Closed and abandoned units
- Recycling units, wastewater treatment units, and other units that EPA has usually exempted from standards applicable to hazardous waste management units
- Areas contaminated by routine and systematic releases of wastes or hazardous constituents. Such areas might include a wood preservative drippage area, a loading or unloading area, or an area where solvent used to wash large parts has continually dripped onto soils.

An AOC is defined as any area where a release of hazardous waste or constituents to the environment has occurred or is suspected to have occurred on a nonroutine and nonsystematic basis. This includes any area where a strong possibility exists that such a release might occur in the future.

The purpose of the PA is as follows:

- Identify SWMUs and AOCs at the facility
- Obtain information on the operational history of the facility
- Obtain information on releases from any units at the facility
- Identify data gaps and other informational needs to be filled during the VSI

The PA generally includes review of all relevant documents and files located at state offices and at the EPA Region 5 office in Chicago.

The purpose of the VSI is as follows:

- Identify SWMUs and AOCs not discovered during the PA
- Identify releases not discovered during the PA
- Provide a specific description of the environmental setting
- Provide information on release pathways and the potential for releases to each medium
- Confirm information obtained during the PA regarding operations, SWMUs, AOCs, and releases

The VSI includes interviewing appropriate facility staff; inspecting the entire facility to identify all SWMUs and AOCs; photographing all visible SWMUs; identifying evidence of releases; making a preliminary selection of potential sampling parameters and locations, if needed; and obtaining additional information necessary to complete the PA/VSI report.

This report documents the results of a PA/VSI of the Caterpillar facility (EPA Identification No. ILD 005 070 651) in Montgomery, Kendall County, Illinois. The PA was completed on July 6, 1992. RAI gathered and reviewed information from the Illinois Environmental Protection Agency (IEPA) and from EPA Region 5 RCRA files. Additional information pertaining to the facility was obtained from publications from the U.S. Department of Agriculture (USDA), U.S. Department of Commerce (USDC), U.S. Geological Survey (USGS), and the U.S. Department of the Interior (USDI). The VSI was conducted on July 7, 1992. It included interviews with facility representatives and a walk-through inspection of the facility. RAI identified seven SWMUs and no AOCs at the facility.

RAI completed EPA Form 2070-12 using information gathered during the PA/VSI. This form is included as Attachment A. The VSI is summarized and eight inspection photographs are included in Attachment B. Field notes from the VSI are included in Attachment C.

2.0 FACILITY DESCRIPTION

This section describes the facility's location; past and present operations; waste generating processes and waste management practices; a history of documented releases; regulatory history; environmental setting; and receptors.

2.1 FACILITY LOCATION

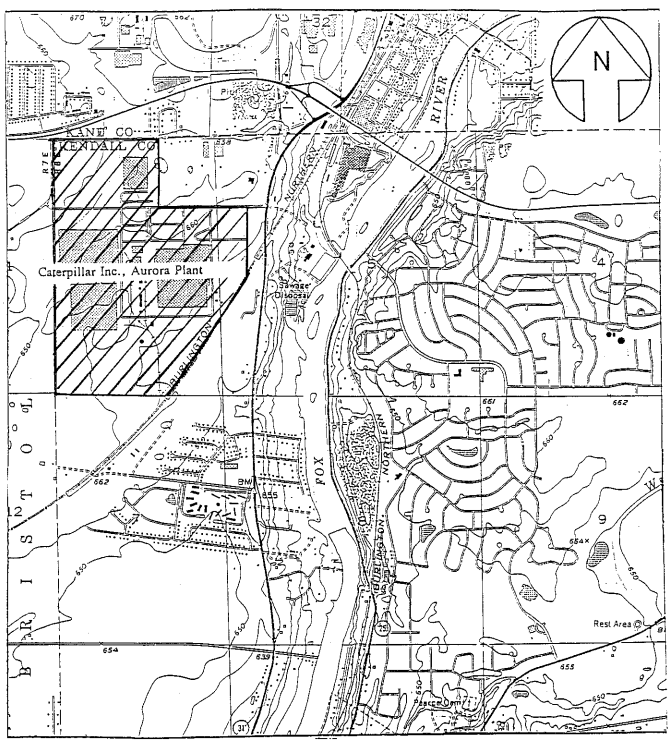
The Caterpillar facility is located on Route 31, south of Montgomery, Kendall County, Illinois (latitude 41°43′01″ N and longitude 88°21′33″ W). The facility, and its relationship to surrounding topographic features is shown in Figure 1. The facility's mailing address is P.O. Box 348, Aurora, Illinois, 60507. The facility occupies 429.2 acres in a mixed rural, commercial, and industrial area.

The Caterpillar facility is bordered on the north by Baseline Road, a former Caterpillar facility building, and U.S. Route 30; on the west by farmland; on the south by farmland; and on the east by a railroad, Route 31, some small businesses, and the Fox River.

2.2 FACILITY OPERATIONS

The facility assembles construction equipment from parts which are received from off site or made at the plant. These operations are conducted in various buildings located at this facility.

Parts received from off site are stored in building G. On-site production of parts is conducted in building B, and consists of cutting, grinding, and machining metal into the desired shape. Some welding is also performed in this building. Some of the parts are then heat treated, receive a phosphate coating, or are shot blasted, as the product requires. Some of the parts are painted with a primer in a paint booth prior to moving to the assembly line. The facility has several parts cleaners at various stages of production. The facility has several paint strippers that strip paint from parts that were incorrectly painted. Water-based, solvent-based, and dry paint are used at the facility. All painting is done in paint booths with spray guns or a closed flow coating system. Construction equipment is assembled on assembly lines in buildings K and H. The assembled equipment is then



Scale: 1:24,000



Source: Modified from USGS, 1980

Caterpillar Inc., Aurora Plant Montgomery, Illinois

Figure 1
FACILITY LOCATION

Resource Applications, Inc.

painted with a primer and a final coat prior to being filled with antifreeze, hydraulic oil, etc. The equipment is then tested and prepared for shipping. Support operations are conducted in several other buildings. These include the boilers and associated baghouse in building N, the Wastewater Treatment System (SWMU 2) in building R, and the electrical switch gear in building Q. Several other buildings house other support operations. Solid wastes generated from facility operations and the SWMUs where they are managed are discussed in detail in Section 2.3.

This facility was built in 1957 for the Caterpillar Tractor Company on land that had previously been used for farming. Several buildings have been added since 1957. Operations began in 1958. The facility was built for the purpose that it serves today, the manufacture and assembly of construction machinery. In about 1989, the Caterpillar Tractor Company underwent a corporate name change to Caterpillar Inc.

The facility consists of several buildings, totalling 4.9 million square feet under roof, on 429.2 acres. The facility presently employs about 3,300 people, working in three shifts. Facility access is controlled by a 6-foot-high fence and guard houses. Entry into the buildings is either by a guard post or by keycard. The Resource Recovery Area (SWMU 1) is separately fenced by a 6-foot-high fence with a locked gate within the perimeter fence of the facility. The facility is guarded 24 hours per day, 365 days per year. The facility has a hazardous materials response van and trained personnel to respond to releases of hazardous substances at the facility. The facility also has its own small fire department. The facility has an on site medical staff of doctors and nurses which monitor the health of the workers and provide additional medical assistance as necessary.

2.3 WASTE GENERATION AND MANAGEMENT

Wastes are generated and managed at various locations throughout the facility. SWMUs and their current status are identified in Table 1. The location of SWMUs in relation to the facility layout is shown in Figure 2. Present and past wastes generated at the facility are summarized in Table 2. SWMUs are discussed in detail in Section 3.0. Facility generation and management of both hazardous and nonhazardous wastes are discussed below.

TABLE 1
SOLID WASTE MANAGEMENT UNITS

SWMU Number	SWMU Name	RCRA Hazardous Waste Management Unit ^a	Status
. 1	Resource Recovery Area	Yes	Active, RCRA closed in 1991, currently stores hazardous waste less than 90 days
2	Wastewater Treatment System	No	Active
3	Coal Flyash Collection System	No ·	Active
4 .	Shot Blast Dust Collectors	No	Active
5	Paint Sludge Satellite Accumulation Areas	No	Active
6	Medical Waste Accumulation Area	No	Active
7	PCB Waste Accumulation Area	No	Active

Note:

A RCRA hazardous waste management unit is one that currently requires or formerly required submittal of a RCRA Part A or Part B permit application.

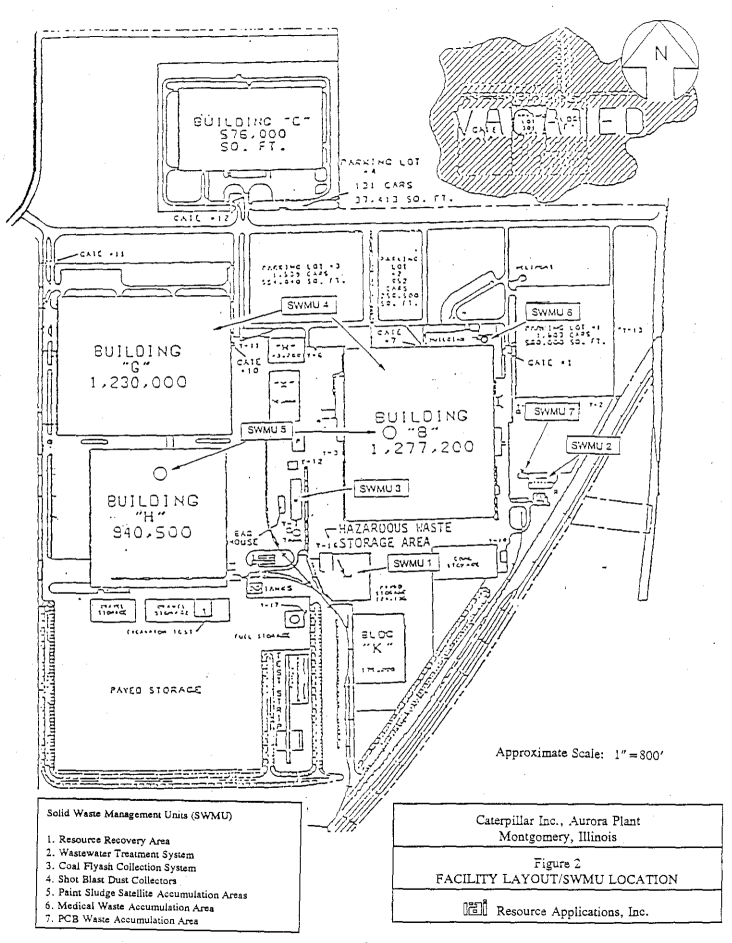


TABLE 2 SOLID WASTES

Waste/EPA Waste Code ^a	Source	Solid Waste <u>Management Unit^b</u>
Solvent-Based Paint Sludge/D001, F003	Painting Operations	1 and 5
Waste Paint Stripper/D002	Paint Stripping Operations	1
Water-Based Paint Sludge/NA	Painting Operations	1 and 5
Shot Blast Dust/NA	Shot Blasting	1 and 4
Iron Phosphate Sludge/NA	Phosphate Coating Process	1
Coal Flyash and Boiler Ash/NA	Boiler	3
Waste Quench Oil/NA	Heat Treating Process	None
Waste Skim Oil/NA	Wastewater Treatment System	2
Industrial Wastewater/NA	Various Processes	2
API Separator Sludge/NA	Wastewater Treatment System	2
Medical Waste/ORM°	Medical Facility	6

Notes:

^a Not applicable (NA) designates nonhazardous waste.

None" indicates that the waste stream is not managed on site.

[&]quot;ORM" stands for other regulated material.

TABLE 2 (CONTINUED) SOLID WASTES

Source	Solid Waste <u>Management Unit</u>
Trash Incinerator	1
PCB-containing capacitors	7
Asbestos abatement	Removed by contractor
Metallurgical Lab	1
Removal of air cooling equipment	1
	PCB-containing capacitors Asbestos abatement Metallurgical Lab

Notes:

^a Not applicable (NA) designates nonhazardous waste.

None" indicates that the waste stream is not managed on site.

^{° &}quot;ORM" stands for other regulated material.

These wastes were a one-time generation.

The primary hazardous waste streams generated at the Caterpillar facility are solvent-based paint sludge (D001, F003) and paint stripper (D002). The nonhazardous waste streams generated at the facility are water-based paint sludge, shot blast dust, iron phosphate sludge, coal flyash and boiler ash, waste quench oil, waste skim oil, industrial wastewater, API separator sludge, medical wastes, and incinerator ash. Lesser quantities of several other hazardous and nonhazardous wastes, including asbestos and polychlorinated biphenyl (PCB)-containing wastes, were generated at the Caterpillar facility as one-time generations.

Solvent-based paint sludge (D001, F003) is generated from the cleaning of the manufacturing painting equipment. The spray guns are washed with a butyl-cellusolve-based solvent, to remove paint residue. This waste is managed in a 55-gallon drum in one of the Paint Waste Satellite Accumulation Areas (SWMU 5). This waste was managed as a F016 and F017 hazardous waste until EPA delisted those waste streams. After accumulation in SWMU 5, the waste is moved to the Resource Recovery Area (SWMU 1) prior to being disposed of off site. A total of 1,235 gallons of this waste was generated during 1991 and was shipped off-site to the Safety-Kleen Corporation facility in Dolton, Illinois for reclamation.

Waste paint stripper (D002) is generated from stripping paint from improperly painted parts, prior to repainting. This process uses a caustic paint stripper and is located inside building G. This waste is drained from the stripping tanks into 55-gallon drums, which are then moved to SWMU 1. A total of 1,205 gallons of this waste was generated during 1991, and was shipped off site by Chemical Waste Management (CWM) to their Emelle, Alabama facility for treatment.

A water-based paint sludge (nonhazardous) is generated from cleanup of water-base painting operations at the facility. This waste is accumulated in 55-gallon drums in SWMU 5. The waste is then transported to SWMU 1, prior to shipment for disposal. This waste is managed as a special waste and 26,380 gallons were generated in 1991. This waste is shipped off site by CWM to their Controlled Waste Division (CWD) landfill in Menomonee Falls, Wisconsin, for disposal or to EPI of Toledo, Ohio, for disposal.

Shot blast dust (nonhazardous) is removed from the Shot Blast Dust Collectors (SWMU 4) by gravity. This waste is managed as a special waste in 55-gallon drums, at SWMU 4 for accumulation,

and at SWMU 1 for storage, prior to disposal at the CWM CWD landfill. A total of 800 gallons of this waste was removed in 1991.

An iron phosphate sludge (nonhazardous) is generated from phosphate coating operations. This waste is managed in 55-gallon drums, which are filled from the phosphate coating during cleanout. The waste is subsequently taken to SWMU 1 for accumulation prior to disposal. This waste is managed as a special waste and 2,035 gallons were generated during 1991. This waste is transported and disposed of by CWM at its Emelle, Alabama landfill.

Coal flyash and boiler ash (nonhazardous) is generated from the facility's coal-fired boiler and from particulate removal in the Coal Flyash Collection System (SWMU 3) associated with the boiler. This waste is managed as a special waste in a 20-cubic-yard dumpster. This waste was generated at the rate of 4,400 cubic yards per year in 1991, and is hauled by Great Lakes Disposal to the CDT Landfill in Joliet, Illinois.

Waste quench oil (nonhazardous) is generated from cleanout of the heat treating operation. This waste is generated in irregular quantities when the quench oil is no longer usable and is removed from the process tanks in bulk. Typically, the waste quench oil is pumped into trucks and disposed of with the skim oil from the Wastewater Treatment System (SWMU 2). Other times, the waste quench oil is pumped into trucks and disposed of separately. SWMU 2 does not manage waste quench oil. No waste quench oil was generated during 1991.

Waste skim oil (nonhazardous) is generated from oil skimming operations at SWMU 2. This waste is managed in a 5,000-gallon bulk tank (part of SWMU 2) and 163,800 gallons were generated in 1991. This waste is transported by Metalworking Lubricants for reclamation at their Indianapolis, Indiana facility.

Industrial wastewater (nonhazardous) is generated from various cooling and washing processes. This waste typically contains some oil and dissolved metals. This waste is treated by skimming surface oil and allowing solids to settle in the API separator, followed by batch treatment of the wastewater. The batch treatment process can include the addition of flocculants, precipitation, and pH adjustment, as necessary. Following batch treatment, the wastewater is run through an air

flotation tank where any additional sludge is removed and combined with the API separator sludge, prior to discharge to the Village of Montgomery Publicly Owned Treatment Works (POTW).

API separator sludge (nonhazardous) is generated from the operation of the API separator in SWMU 2. This sludge is generated at the rate of 40,000 gallons per month, and is managed in two 30,000-gallon holding tanks that are part of SWMU 2. This waste is then taken to the Metalworking Lubricants Co. for disposal at their Indianapolis, Indiana facility.

Medical waste is generated from the facility's two nurse's stations and doctor's office. This waste consists of "sharps" (that is, needles in an appropriate container), bandages, and used antiseptic wipes, generated in providing care to the facility's employees and is managed in the Medical Waste Accumulation Area (SWMU 6). Approximately 1 cubic yard per month of this waste is generated. This waste is hauled by Browning-Ferris Industries (BFI) for disposal. The facility representative was unable to provide additional information about this waste.

Incinerator ash (nonhazardous) is generated by burning trash (broken wood pallets, paper, cardboard, some plastic) in the facility's trash incinerator. The waste is taken from the incinerator to SWMU 1. In 1991, 1,220 cubic yards of this waste was generated. This waste was hauled by Great Lakes Disposal at the CDT landfill in Joliet, Illinois.

PCB-containing waste materials are generated in small quantities (typically less than one 55-gallon drum per year) at the facility during removal of PCB contaminated equipment (primarily ballasts and capacitors) as they need replacement. The facility is accumulating PCB-contaminated wastes at the PCB Waste Accumulation Area (SWMU 7). The facility has never had transformers that contain PCBs.

In the past, the facility has generated several other wastes. Asbestos was generated as part of an asbestos abatement program. The asbestos was removed several times by outside contractors during periods that the facility was shut down. Potassium cyanide (P098) was generated from an unknown process. The following wastes were generated as part of a lab pack from the metallurgical laboratory in 1989: Poison B (D008, 30 gallons), ORM-A (D002, 5 gallons), Oxidizer N.O.S. (D001, 5 gallons), corrosive liquid (D002, 10 gallons), alkaline corrosive liquid (D002, 5 gallons),

and flammable liquid (D001, 5 gallons). A lithium bromide solution (D002) was generated in 1987 during removal of air cooling equipment. All these wastes were managed in SWMU 1 prior to off-site disposal.

2.4 HISTORY OF DOCUMENTED RELEASES

This section discusses the history of documented releases to ground water, surface water, air, and on-site soils at the facility.

There have been two spills of water-based paint at the facility, both less than the reportable quantity (as listed in 40 Code of Federal Regulations Part 302). One spill occurred on pavement outside and was subsequently directed via the storm sewer to the facility's Wastewater Treatment System (SWMU 2). The second spill, inside the plant, led to the removal of 5 cubic yards of contaminated soil for disposal. The dates of these spills and the disposal facility for the contaminated soil was not known by the facility's representative.

Another spill of a nonhazardous red dye was discovered after it had washed into the facility's Wastewater Treatment System (SWMU 2). The dye had been dumped down a drain connected to SWMU 2. The facility representative stated that the spill was reported to IEPA, but no testing was required. The red dye was contained by SWMU 2. This spill was believed to be less than the reportable quantity for this red dye.

The facility has had several minor spills of acids and oils within the plant. All such incidents resulted in implementation of the facility's contingency plan. No additional information is available for these incidents.

2.5 REGULATORY HISTORY

Caterpillar submitted a Notification of Hazardous Waste Activity form to EPA on August 24, 1980. (No copy of this was available in EPA or IEPA files). Caterpillar submitted a RCRA Part A permit application on September 12, 1980 (Caterpillar, 1980). This application listed an S01 process code (container storage), with a 55,000-gallon capacity. The S01 process code referred to part of the

Resource Recovery Area (SWMU 1). The RCRA Part A permit application also listed the following waste codes: F001 (spent chlorinated solvent used in degreasing, which was listed protectively as the facility did not conduct degreasing operations), F017 and F018 (paint wastes, since delisted and now managed as a D001 and F003 waste), U226 (1,1,1 trichloroethane, not used) and U239 (xylene, used as a paint cleaning solvent, but was not disposed of under this waste code). IEPA notified Caterpillar that the RCRA Part A permit application was incomplete, citing many deficiencies, and denied the application (IEPA, 1981a). A modified RCRA Part A permit application was submitted on August 17, 1987 (Caterpillar, 1987). No correspondence regarding the Part A permit application was found in files available during the PA. This application listed the same process (container storage) and capacity (55,000 gallons), but had only two waste codes: D001 (ignitables) and D002 (corrosives).

In March 1989, the facility submitted a closure plan for the drum storage area part of the Resource Recovery Area (SWMU 1) (Caterpillar, 1989a). On June 21, 1989, IEPA rejected the closure plan, citing several deficiencies (IEPA, 1989). A modified closure plan was submitted in July 1989 (Caterpillar, 1989b). No copy of IEPA's approval of this closure plan was available, however, the closure certification was approved and the RCRA Part A permit application was withdrawn by IEPA on January 16, 1991 (IEPA, 1991b). The facility is presently regulated as a generator of hazardous wastes.

The Caterpillar facility has been inspected several times by IEPA (IEPA, 1981b, 1985a, 1985c, 1987b, 1987c, 1988, 1991a). Some violations of interim status standards were noted. These were mostly paperwork violations, (that is, failing to have a closure plan and failing to keep adequate training records). Several compliance inquiry letters and one pre-enforcement conference letter were issued, but all violations were subsequently resolved (IEPA, 1985b, 1985d, 1987a, 1987d, 1987e, 1987f, 1991a, 1991b, 1991c). The facility has not been inspected by IEPA since the January 1991 inspection.

The facility maintains several IEPA air emissions permits for various operations at the facility. These include permits for the boilers (including SWMU 3), Shot Blast Dust Collectors (SWMU 4), and the heat treating process (Caterpillar, 1980).

The facility is applying for a National Pollutant Discharge Elimination System (NPDES) permit for storm water discharge, which is not currently required, but will be required pursuant to the Clean Water Act of 1991. The facility discharges its wastewaters to the Village of Montgomery POTW, after treatment. The noncontact cooling water and the sanitary wastewaters are not treated prior to discharge. The Wastewater Treatment System (SWMU 2) discharge is permitted under a local sewer permit with the Village of Montgomery.

The facility does maintain two underground storage tanks (UST), one for gasoline and the other for diesel fuel. These were installed in 1987, replacing two tanks that were installed when the facility was built in 1957. According to the facility representative, no release was detected during the UST replacement, which included soil sampling. The new USTs are double-walled fiberglass and are equipped with a leak detection system which monitors the distribution pipes as well.

The facility did receive some industrial wastewaters from a parts washer, from an off-site caterpillar-owned satellite building with a different EPA Identification number during the early 1980s. These wastewaters were transported by truck and treated at the facility's Wastewater Treatment System (SWMU 2).

There has been no CERCLA activity at the facility.

2.6 ENVIRONMENTAL SETTING

This section describes the climate; flood plain and surface water; geology and soils; and ground water in the vicinity of the facility.

2.6.1 Climate

The climate in Kendall County is temperate and continental. The average daily temperature is 47.5 degrees Fahrenheit (°F). The lowest average daily temperature is 16°F in January. The highest average daily temperature is 83°F in July (NOAA, 1990).

The total annual precipitation for the county is 35.62 inches (Ruffner, 1985). The mean annual lake evaporation for the area is about 30 inches (USDC, 1968). The 1-year, 24-hour maximum rainfall is 2.5 inches (USDC, 1963).

The prevailing wind is from the west. Average wind speed is highest in March at 12 miles per hour from the north-northwest. The average wind speed is 10.3 miles per hour in a westerly direction (NOAA, 1990).

2.6.2 Flood Plain and Surface Water

The Caterpillar facility is not located in the 100- or 500-year floodplain (FEMA, 1982).

Surface water runoff from the site is handled by storm sewers. The runoff from areas that might pose environmental problems, such as the Resource Recovery Area (SWMU 1), aboveground raw material storage tank areas, and loading docks, is directed to the facility's Wastewater Treatment System (SWMU 2). The other storm water runoff is directed to an outfall to the Fox River with a concrete cascade. The facility is applying for an NPDES permit for this outfall pursuant to the Clean Water Act of 1991.

The nearest surface water body, the Fox River, is located 0.75 mile east of the facility and is used for drinking water supply, drainage, and recreational purposes.

2.6.3 Geology and Soils

Surface soils at the facility are classified as Urban Land (USDA, 1979). These soils have been extensively altered due to construction of buildings and roads. Typically, this land is built up and paved with streets and parking lots, altering the characteristics of the natural soils. The facility has a network of sewers and other underground utilities.

Beneath the surface soils lie soils belonging to the St. Charles Moraine unit of the Yorkville Member of the Wedron formation (Willman and Lineback, 1970). These soils typically consist of mostly gray to dark gray clayey tills and locally silty clayey till. These soils contain abundant small

pebbles, local lenses of silts, and, less commonly, lenses of sand and gravel. These deposits are from the Woodfordian substage of the Wisconsinan stage of glaciation. These soils are estimated to be about 100 feet thick in the vicinity of the facility (Willman, 1971).

The uppermost bedrock beneath the facility is part of the Ordovician Maquoketa Group, consisting mainly of grey and green shale, with some olitic limestones and dolomites in the upper half. Beneath the Maquoketa rocks are dolomites of the Galena-Platteville Group, sandstones of the Ancell (Glenwood-St. Peter) Group, and sandstones and dolomites of the Prairie du Chien Group. Beneath the Ordovician rocks are sandstones, siltstones, and dolomites of Cambrian age, underlain by Precambrian granite basement at depths of 3,000 to 5,000 feet. The exact thickness of the abovementioned units are not known; however, the combined thickness of the Silurian rocks, and the Ordovician Maquoketa and Galena-Platteville groups is approximately 500 feet (Willman, 1971).

2.6.4 Ground Water

According to the facility representative, three deep wells exist at the facility to supply water for facility operations. These wells are used to supply drinking water as well as process water for the facility, and are from 1,346 to 1,384 feet deep. The water quality from these wells is monitored daily by the facility and tested quarterly by an outside laboratory. There have been no water quality problems. Approximately 111 million gallons of water are pumped from these wells annually.

No site-specific ground water information was available, so regional information is presented here. The glacial tills in the vicinity of Caterpillar may contain some sand and gravel lenses, which are good sources of ground water. Domestic ground water supplies are readily available from sand and gravel lenses. Two of the five wells utilized by the Village of Montgomery are in sand and gravel and located at depths of 59 feet and 82 feet (RAI, 1992). Dolomite lies directly beneath the glacial drift, and yields ground water at most locations through open crevices and channels. The deeper Galesville sandstone (of Cambrian age) is encountered at a depth of between 1,000 and 2,000 feet, and is used for industrial and municipal ground water supplies. In addition, the Ordovician-St. Peter sandstone is a local source of large water supplies, and is approximately 500 feet thick in the vicinity of Aurora (Bergstrom, et al., 1955).

The location of the nearest off-site ground water well is not known. The Village of Montgomery obtains its drinking water from ground water sources (RAI, 1992). Ground water in the area generally flows south. The depth to shallow ground water on the site is not known.

2.7 RECEPTORS

The Caterpillar facility occupies 429.2 acres in a rural, commercial, and industrial area in Montgomery, Illinois. Montgomery has a population of 3,363 people, and is located immediately south of Aurora, which has a population of 81,293 people.

The Caterpillar facility is bordered on the north by Baseline Road, a former Caterpillar facility building, and U.S. Route 30; on the west by farmland; on the south by farmland; and on the east by a railroad, Illinois Route 31, some small businesses, and the Fox River. The nearest school, Nicholson School, is located 1.9 miles northeast of the facility. The nearest residence is located 0.5 mile east of the facility.

Facility access is controlled by a 6-foot-high fence and guard houses. Entry into the buildings is either by a guard post or by keycard. The Resource Recovery Area (SWMU 1) is separately fenced by a 6-foot-high fence with a locked gate, within the perimeter fence of the facility. The facility is guarded 24 hours per day, 365 days per year. The facility has a hazardous materials response van and trained personnel to respond to releases of hazardous substances at the facility. The facility also has its own small fire department.

The nearest surface water body and wetland, the Fox River, is located approximately 0.75 mile east of the facility and is used for recreational, municipal water supply, and drainage purposes. The Fox River is classified as a lacustrine, limnetic, unconsolidated bottom, permanently flooded, diked wetland (USDI, 1984). No critical habitats or endangered species are located in Kendall or Kane Counties.

Ground water in the area is used for municipal and industrial supply purposes. Three wells, 1,346 to 1,384 feet deep and used for drinking water and industrial water supply, are located on site.

Ground water and surface water from the Fox River are used as a drinking water source in the area. The Village of Montgomery relies primarily on five ground water wells. The closest well is located upgradient, approximately 1 mile northeast of the facility (RAI, 1992). Some of the surrounding farms and residences may have wells that are used for drinking water.

3.0 SOLID WASTE MANAGEMENT UNITS

This section describes the seven SWMUs identified during the PA/VSI. The following information is presented for each SWMU: description of the unit, dates of operation, wastes managed, release controls, history of documented releases, and RAI's observations. Figure 2 shows the SWMU locations, and Section 2.3 discussed waste generation, management, and disposition.

SWMU 1

Resource Recovery Area

Unit Description:

The Resource Recovery Area is a paved, outdoor area, approximately 400 feet by 300 feet in size, located near building Y-16 in the south-central part of the facility. This unit is paved with 12-inch-thick concrete. This area is used to accumulate most wastes prior to disposal. This area includes a drum storage area where hazardous and nonhazardous wastes are accumulated, and concrete bins of various sizes which are used to manage incinerator ash and scrap metal (see Photographs No. 1 and 2). A portion of this unit has low walls to separate piles of scrap metal and incinerator ash.

Date of Startup:

This unit began operation in 1958.

Date of Closure:

This unit is active. The hazardous waste storage section of this unit was RCRA closed in 1991, and is currently used for less than 90-day accumulation of hazardous wastes.

Wastes Managed:

This unit manages solvent-based paint sludge (D001, F003) and caustic waste paint stripper (D002), and nonhazardous water-based paint sludge, shot blast dust, iron phosphate sludge and incinerator ash. This unit also managed various chemicals in lab packs when they were generated (see Table 2 for a complete list). These wastes are disposed of off-site by several different companies.

Release Controls:

The unit is located on a concrete pad and has concrete and wood walls approximately four feet high. The walls are used to separate piles of bulk material, the drum storage area, and storm sewer drains connected to the facility's Wastewater Treatment System (SWMU 2).

History of Documented Releases:

No releases from this unit have been documented.

Observations:

Over 100 drums of various wastes were present at the drum storage area portion of this unit during the VSI. Several piles of sorted scrap metal were observed in the concrete bins. Some incinerator ash was blowing around. RAI noted no other evidence of release.

SWMU 2

Wastewater Treatment System

Unit Description:

This unit treats industrial wastewaters before discharging into the Village of Montgomery POTW. The unit consists of a 10,000-gallon wet well, an API separator, three 100,000-gallon batch treatment tanks, two 30,000-gallon sludge wells, an air flotation tank, a 5,000gallon concrete skim oil tank, and associated pumps, piping, water treatment chemical tanks, and control system. The system is located in and around building R. The industrial wastewater is first accumulated in the wet well prior to being pumped to the API separator. The API separator skims off oil and allows sludge to settle out, which is then moved to the sludge wells. The wastewater is then pumped to one of the batch treatment tanks for treatment. After treatment, the wastewater is pumped to an air flotation tank where sludge, generated during treatment (mostly an oily sludge, but may also contain precipitated iron and zinc), is removed prior to discharge to the Village of Montgomery POTW. This sludge is combined and managed with the API separator sludge. All tanks are constructed of 8-inch-thick concrete, and are located aboveground except the skim oil tank, which is an aboveground 5,000-gallon steel tank (see Photograph No. 3).

Date of Startup:

This unit began operation in 1968.

Date of Closure:

This unit is active.

Wastes Managed:

This unit manages nonhazardous industrial wastewaters generated during facility operations, storm water runoff from portions of the facility, waste skim oil, and API separator sludge that the unit generates during operation. The skim oil and API separator sludge are disposed of off-site by Metalworking Lubricants of Indianapolis, Indiana.

Release Controls:

The water treatment chemical tanks and the control system are contained inside a building. The remainder of the unit is located outdoors. All of the process tanks are made of concrete approximately 8 inches thick.

History of

Documented Releases:

No releases from this unit to the POTW, exceeding permit limitations, have been documented since 1985. No releases to on-site soils, surface water, ground water, or air from this unit have been documented.

Observations:

The unit was in operation at the time of the VSI. The concrete that was visible was in good condition. RAI noted no evidence of release.

SWMU 3

Coal Flyash Collection System

Unit Description:

This unit consists of a baghouse, filtering equipment, and a 20-cubicyard steel dumpster used to collect flyash from the coal-fired boilers that supply heat to the facility. The baghouse and filtering equipment are located in building N and the dumpster is located adjacent to building N. The baghouse and filtering equipment are constructed primarily of steel. The unit uses cyclone separators and filters to separate the flyash, which then falls into the dumpster (see Photograph No. 4).

Date of Startup:

This unit began operation about 1981.

Date of Closure:

This unit is active.

Wastes Managed:

This unit manages coal flyash (nonhazardous) from the burning of coal in the facility boilers. This waste is hauled by Great Lakes Disposal to the CDT Landfill in Joliet for disposal.

Release Controls:

This unit is a release control for flyash from the burning of coal for the boilers. Flyash is collected in a steel dumpster.

History of

Documented Releases:

No releases from this unit that exceed its IEPA air emissions permit have been documented.

Observations:

No visible emissions were coming from this unit. RAI noted no evidence of a release. The dumpster used to collect flyash was not covered.

SWMU 4

Shot Blast Dust Collectors

Unit Description:

The unit collects dust generated from the shot blasting operations in the northwest part of building B and in building G. The unit consist of Wheelabrator cyclonic dust collectors and 55-gallon steel drums. The dust collectors are located above the shot blast units and vacuum

shot blast dust from the exhaust air streams and deposit it into the drum (see Photograph No. 5).

Date of Startup:

This unit began operation about 1981.

Date of Closure:

This unit is active.

Wastes Managed:

This unit manages shot blast dust (nonhazardous) from the shot blast operation. When full, the accumulation drum is moved to SWMU 1 prior to off-site disposal at the CWM Landfill.

Release Controls:

The unit is a release control for air emissions. The waste is a solid and is contained in a drum. The unit is located indoors on a concrete floor. The unit operates under an IEPA air emissions permit. No floor drains are located in the vicinity of this unit.

History of

Documented Releases:

No releases exceeding the IEPA air emissions permit from this unit have been documented

Observations:

The unit was not being used at the time of the VSI. RAI noted no evidence of release.

SWMU 5

Paint Sludge Satellite Accumulation Areas

Unit Description:

The unit consists of 55-gallon steel drums located adjacent to paint booths in buildings B and H. The drums contain solvent-based paint sludge (F003, D001) and water-based paint sludge (nonhazardous), generated from cleaning painting equipment. This unit is located in designated areas approximately 10 feet by 30 feet, on a concrete floor at least 8 inches thick (see Photograph No. 6).

Date of Startup:

This unit began operation in 1958.

Date of Closure:

This unit is active.

Wastes Managed:

This unit manages solvent-based paint sludge (D001, F003) and water-based paint sludge (nonhazardous, managed as a special waste) separately. After accumulation, the drums are moved to SWMU 1

prior to off-site disposal.

Release Controls:

There are no floor drains located in the vicinity of this unit. This unit

is located on a concrete floor.

History of

Documented Releases:

No releases from this unit have been documented.

Observations:

The waste accumulation drum was not present at the time of the VSI.

There were several product drums in this area. RAI noted no

evidence of release.

SWMU 6

Medical Waste Accumulation Area

Unit Description:

This unit consists of a red plastic bag in a 1-cubic-yard cardboard box located in the medical supply room in building A. This unit is used to manage medical wastes generated from the facility's on-site medical staff. This unit is located in building B (see Photograph No. 7).

Date of Startup:

This unit began operation in 1958.

Date of Closure:

This unit is active.

Wastes Managed:

This unit manages assorted medical wastes, including "sharps" and

bandages.

Release Controls:

This unit is located inside on the ceramic tiled concrete floor. There

are no floor drains in the vicinity of this unit.

History of

Documented Releases:

No releases from this unit have been documented.

Observations:

At the time of the VSI, the bag was partially filled. RAI noted no

evidence of release. The lid of the box was uncovered for the

photograph.

SWMU 7

PCB Waste Accumulation Area

Unit Description:

This area consists of two 55-gallon steel drums of PCB-contaminated

capacitors, located in building Q, in a steel bin, on a concrete floor

(see Photograph No. 8).

Date of Startup:

This unit began operation about 1980.

Date of Closure:

This unit is active.

Wastes Managed:

This unit manages PCB-contaminated wastes generated at the facility.

Release Controls:

The drums are located in a steel bin with 8-inch sides, located inside

building Q on the north wall, on a concrete floor. The drums are

filled with capacitors and an oil and grease absorbent.

History of

Documented Releases:

No releases from this unit have been documented.

Observations:

The drums and steel bin were in good condition. Two boxes of

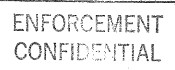
unused oil and grease absorbent were also in the area. RAI noted no

evidence of release.

4.0 AREAS OF CONCERN

No AOCs were identified by RAI during the PA/VSI. Caterpillar has two USTs at the facility, but these are of double-walled construction with interstitial monitoring. All releases at the facility have been remediated.





5.0 CONCLUSIONS AND RECOMMENDATIONS

The PA/VSI identified seven SWMUs and no AOCs at the Caterpillar facility. Background information on the facility's location; operations; waste generation and management; history of documented releases; regulatory history; environmental setting; and receptors is presented in Section 2.0. SWMU-specific information, such as the unit's description, dates of operation, wastes managed, release controls, history of documented releases, and observed condition, is presented in Section 3.0. AOCs are discussed in Section 4.0. Following are RAI's conclusions and recommendations for each SWMU. Table 3, at the end of this section, summarizes the SWMUs at the facility and the recommended further actions.

SWMU 1

Resource Recovery Area

Conclusions:

This area manages all wastes generated at the facility excluding the liquid wastes, which are managed in bulk. This area is located outdoors and is surrounded by a 6-foot-high fence. Some incinerator ash was blowing from the incinerator ash pile. The potential for release to on-site soils, surface water, and ground water from this SWMU is low, due to the unit being located on a concrete pad and all runoff being directed to SWMU 2. Some of the nonhazardous incinerator ash is picked up by the wind and becomes airborne.

Recommendations:

RAI recommends the incinerator ash be managed so that it does not become airborne.

SWMU 2

Wastewater Treatment System

Conclusions:

The facility's Wastewater Treatment System treats industrial wastewaters generated from the facility and storm water runoff from certain areas of the facility. This SWMU is currently operating in compliance with its sewer discharge permit. The potential for release to ground water, surface water, on-site soils, and air from this unit is

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low, due to the unit's construction, operation, and the nature of the wastes managed. This unit discharges to the Village of Montgomery POTW under a local sewer permit.

Recommendations:

RAI recommends no further action for this SWMU at this time.

SWMU 3

Coal Flyash Collection System

Conclusions:

This unit removes particulates from the exhaust of the facility's coal fired boilers. The potential for release to on-site soils, surface water, or ground water from this SWMU is low, due to the nature of the waste managed. This unit operates under an air emissions permit, and has not had compliance problems.

Recommendations:

RAI recommends no further action for this SWMU at this time.

SWMU 4

Shot Blast Dust Collectors

Conclusions:

This unit removes particulates generated during shot blasting operations at the facility. The potential for release to on-site soils, surface water, or ground water from this SWMU is low, due to the unit's indoor location and the nature of the waste managed. This unit operates under an air emissions permit, and has not had compliance problems.

Recommendations:

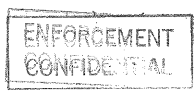
RAI recommends no further action for this SWMU at this time.

SWMU 5

Paint Sludge Satellite Accumulation Areas

Conclusions:

This SWMU manages paint sludge generated from the facility's painting operations. The potential for release to on-site soils, surface



water, ground water, and air from this SWMU is low as the unit is located indoors.

Recommendations:

RAI recommends no further action for this SWMU at this time.

SWMU 6

Medical Waste Accumulation Area

Conclusions:

This SWMU manages medical wastes generated by the facility's inhouse medical staff. The potential for release to on-site soils, surface water, ground water, and air from this SWMU is low, as the unit is located indoors.

Recommendations:

RAI recommends no further action for this SWMU at this time.

SWMU 7

PCB Waste Accumulation Area

Conclusions:

This area is used to accumulate PCB-containing waste materials (presently capacitors) prior to off-site disposal. The potential for release to on-site soils, surface water, ground water, and air from this SWMU is low, as the unit is located indoors and has adequate containment.

Recommendations:

RAI recommends no further action for this SWMU at this time.

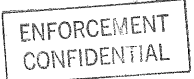


TABLE 3 SWMU SUMMARY

	SWMU	Dates of Operation	Evidence of Release ^a	Recommended Further Action
1.	Resource Recovery Area	1958 to Present	Blowing incinerator ash was observed during the VSI.	Manage incinerator ash so that it does not become airborne.
2.	Wastewater Treatment System	1968 to Present	None	No further action at this time.
3.	Coal Flyash Collection System	1981 to Present	Nonea	No further action at this time.
4.	Shot Blast Dust Collectors	1981 to Present	None ^a	No further action at this time.
5.	Paint Sludge Satellite Accumulation Areas	1958 to Present	None	No further action at this time.
6.	Medical Waste Accumulation Area	1958 to Present	None	No further action at this time.
7.	PCB Waste Accumulation Area	1980 to Present	None	No further action at this time.
		ı		

Notes:



These units operate under an IEPA air emissions permit.

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Caterpillar, 1987. Revised RCRA Part A permit application, August 14.

Caterpillar, 1989a. Closure Plan, March.

Caterpillar, 1989b. Modified Closure Plan, July.

Caterpillar, 1992. Site map obtained during VSI, Figure 2, p.8

Federal Emergency Management Agency (FEMA), 1982. Community Panel Number 1703410030C, July 19.

Illinois Environmental Protection Agency (IEPA), 1981a. Letter to Caterpillar denying RCRA Part A permit application, March 26.

IEPA, 1981b. IEPA observation report of Caterpillar, March 16.

IEPA, 1985a. Compliance Inquiry Letter (CIL) regarding Closure Plan, March 6.

IEPA, 1985b. Letter to Caterpillar stating violations of 3/6/85 were resolved, July 26.

IEPA, 1985c. RCRA Inspection of Caterpillar, September 13.

IEPA, 1985d. Letter to Caterpillar stating that a 9/13/85 inspection found Caterpillar in compliance, October 1.

IEPA, 1987a. Letter to Caterpillar stating violations of 7/14/87 CIL were resolved, August 7.

IEPA, 1987b. RCRA Inspection of Caterpillar, August 20.

IEPA, 1987c. RCRA Inspection of Caterpillar, September 8.

IEPA, 1987d. Letter to Caterpillar stating violations were resolved, September 28.

IEPA, 1987e. Letter to Caterpillar stating violations of 9/30/87 were resolved, October 2.

IEPA, 1987f. Letter to Caterpillar stating violations of 10/20/87 were resolved, October 26.

IEPA, 1988. RCRA Inspection of Caterpillar, November 22.

IEPA, 1989. Letter to Caterpillar rejecting Closure Plan, June 21.

- IEPA, 1991a. Followup of 12/20/90 inspection of Caterpillar, January 30.
- IEPA, 1991b. Letter to Caterpillar approving closure and withdrawing RCRA Part A permit application, January 16.
- IEPA, 1991c. Letter stating Violations that were subject of 2/1/91 Pre-Enforcement Conference Letter were resolved, March 7.
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ATTACHMENT A
EPA PRELIMINARY ASSESSMENT FORM 2070-12



POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 1 - SITE INFORMATION AND ASSESSMENT

I. IDENTI	
01 STATE	02 SITE NUMBER
IL.	ILD 005 070 651

II. SITE NAME AND LOCATION					
01 SITE NAME (Legal, common, or descriptive name of site)	02 STREET	, ROUTE NO., OF	SPECIFIC LOCA	TION IDENTIFIER	
Caterpillar Inc., Aurora Plant	02 STREET, ROUTE NO., OR SPECIFIC LOCATION IDENTIFIER Route 31				
03 CITY		05 ZIP CODE	06 COUNTY	07 COUNTY	08 CONG
Aurora	IL.	60507	Kendall	CODE	DIST
09 COORDINATES: LATITUDE LONGITUDE					
41° 43' 01".N				•	
10 DIRECTIONS TO SITE (Starting from nearest public road)					
Take Illinois Route 31 south from Aurora, Facility is located west of Illinois Route	31, south of 1	.S. Route 30.			
The state of the s	,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
				····	
III. RESPONSIBLE PARTIES					
01 OWNER (if known) Caterpillar, Inc.		Γ <i>(Business, mailii</i> ∖dams Streer	ng residential)		
O3 CITY		05 ZIP CODE	06 TELEPHONE	NUMBER	
Peoria	IL	61629	(309) 675-1000		
07 OPERATOR (If known and different from owner)	08 STREE	(Business, mailii	ng, residential)	· · · · · · · · · · · · · · · · · · ·	
09 CITY	10 STATE	11 ZIP CODE	12 TELEPHONE	NUMBER	
oo arr	TOSTATE	77 ZIF CODE	12 ILLEPRONE	NOMINER	
13 TYPE OF OWNERSHIP (Check one)			<u> </u>		
A, PRIVATE D B. FEDERAL: (Agency name)	T C	. STATE	D. COUNTY	E. MU	NICIPAL
(Agency name)					
□ F. OTHER	II G. UNK	NOWN			\
(Specify)					
14 OWNER/OPERATOR NOTIFICATION ON FILE (Check all that apply)	***				
A. ACRA 3010 DATE RECEIVED: 08 / 24 / 80 D B. UNCONTROLL	ED WASTE SI	TE (CERCLA 103	c) DATE RECEIV	/ED: <i> </i>	/ C. NONE
MONTH DAY YEAR				MONTH D	AY YEAR
IV. CHARACTERIZATION OF POTENTIAL HAZARD				····	
01 ON SITE INSPECTION BY (Check all that apply)					
□ A. EPA ■ B. EPA C	ONTRACTOR	=			
		C. \$T,	ATE OII	D. OTHER CONT	TRACTOR
▼ YES DATE 07/07/92 □ E. LOCAL HEALTH OFFICIAL	□ F. OTH		ATE 0 1	O, OTHER CON	TRACTOR
YES DATE 07/07/92 E. LOCAL HEALTH OFFICIAL			(Specify)	D. OTHER CON	FRACTOR
	☐ F. OTH	ER:		O, OTHER CON	FRACTOR
a NO CONTRACTOR NAME(S): Resource	☐ F. OTH	Inc.		O, OTHER CON	FRACTOR
a NO CONTRACTOR NAME(S): Resource	F. OTH	Inc.		D. OTHER CON	TRACTOR
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CONTRACTOR NAME(S): Resource O2 SITE STATUS (Check one) O3 YEA O4 DESCRIPTION OF SUBSTANCES POSSIBLY PRESENT, KNOWN, OR ALLEG Solvent- and water-based paints, diesel fuel, gasoline, coal, coal flyash, iron ph combustible materials, medical wastes, and shot blast dust. O5 DESCRIPTION OF POTENTIAL HAZARD TO ENVIRONMENT AND/OR POPU Some of the nonhazardous ash from incinerating nonhazardous combustible materials.) O1 PRIORITY ASSESSMENT O1 PRIORITY FOR INSPECTION (Check one. If high or medium is checked, completencials.) OA HIGH (Inspection required promptly) (Inspection required) VI. INFORMATION AVAILABLE FROM O1 CONTACT O2 OF (Agency/Organizate Kevin Pierard EPA Region V	Applications, ARS OF OPERA 1958 EGINNING YEAR ED hosphate stude LATION aterials was bester Part 2 - Was t on time-availation)	Inc. ATION Present ENDING YE ge, oils, caustic p owing around in ste information a	(Specify) AR Paint stripper, iron SWMU 1 NONE of further action ne	UNKN n, steel, ash from potion of Hazardou	NOWN In nonhazardous Is Conditions and Surrent disposition form) O3 TELEPHONE NUMBER (312) 886-4448

ATTACHMENT B
VISUAL SITE INSPECTION SUMMARY AND PHOTOGRAPHS

VISUAL SITE INSPECTION SUMMARY

Caterpillar, Inc., Aurora Plant Route 31 Montgomery, Illinois ILD 005 070 651

Date:

July 7, 1992

Primary Facility Representative: Representative Telephone No.:

Ann Hastert, Environmental Coordinator

(708) 859-5417

Inspection Team:

Jeff Indeck, Resource Applications, Inc. (RAI)

William Earle, RAI

Photographer:

William Earle

Weather Conditions:

Rainy, temperature about 80°F

Summary of Activities:

The visual site inspection (VSI) began at 9:10 a.m. with an introductory meeting. The inspection team explained the purpose of the VSI and the agenda for the visit. Facility representatives then discussed the facility's past and current operations, solid wastes generated, and release history. Facility representatives provided the inspection team with copies of requested documents.

The VSI tour began at 2:20 p.m. Photographs of all SWMUs were taken.

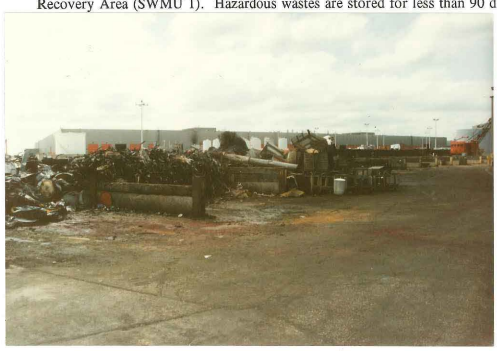
The tour concluded at 4:45 p.m., after which the inspection team held an exit meeting with facility representatives. The VSI was completed and the inspection team left the facility at 5:00 p.m.



Photograph No. 1 Orientation: East Location: SWMU 1

Date: 7/7/92 This is the drummed waste storage (and hazardous waste storage) area of the Resource Description:

Recovery Area (SWMU 1). Hazardous wastes are stored for less than 90 days.



Photograph No. 2

Location: SWMU 1

Orientation: Northwest

Date: 7/7/92

Description:

This is the bulk waste accumulation section of the Resource Recovery Area

(SWMU 1)



Photograph No. 3 Orientation: North Location: SWMU 2

Date: 7/7/92

Description: This is the API separator. One of three 10,000-gallon holding tanks is on the left.



Photograph No. 4

Location: SWMU 3

Orientation: West

Date: 7/7/92

Description:

This is the coal flyash dumpster, which is located outside and below the Coal Flyash

Collection System.



Photograph No. 5 Orientation: South Location: SWMU 4

Date: 7/7/92

Description: This is one of shot blast units and associated Shot Blast Dust Collector (with hose

running down to drum).



Photograph No. 6 Orientation: West Location: SWMU 5

Date: 7/7/92

Description:

This is one of the Paint Sludge Satellite Accumulation Areas (in blue) where the paint waste is accumulated. All drums present are unused product (paint). No paint waste was present at the time the picture was taken.



Photograph No. 7 Orientation: West

Description: This is the Medical Waste Accumulation Area.

Location: SWMU 6 Date: 7/7/92



Photograph No. 8 Orientation: North Location: SWMU 7

Date: 7/7/92

Description: This is the PCB Waste Accumulation Area. The left drum is empty. The right drum

has a few capacitors, which are stored with oil and grease absorbent.

ATTACHMENT C
VISUAL SITE INSPECTION FIELD NOTES

4	81
2/2/97	RAINY 70°, 9:15 Ann HASTERT ENV. COORD.
7	FACILITY LONGT. IN 57. OCCUPIES IN 58
	BLDG B 15 ORIG. C-60-WAREHOUSE
	68-WWT DUTBLOSS G, H-60, K-80
	FARMLAND. CAT BUILT ALL BLOKS.
	CAT TRACTOR < 10 YR. CORP CHAMBE CAT, Inc.
	4.9 MSQ FT UNDER ROOF
	BLUC CADDED GPACE. WILL BE GOLD THIS WILL
	BLOG C +/- 13 ACRES.
	NOF FACIL (NOF () IS BASELINE
	CAT OWNE W OF C TO ROAD
-	DALY TRUCK & KEENE TRUCKING & SMALL COS.
	GARAGE, LANDSCAPE, FOODE ETC
	N OF BASELINE; RES & STRIP MALL
	N OF 30 19 APT4.
	W 19 FARMLANS AND FARM 14 OLCUPIED
	4 14 FARMLAND
	E 15 RAILROAD
	NICHOLYON GRADE GCHOOL IN MONTHOMERY
	COPLEY MEM HOSS. IN AVNORA.
,	KENDALL COUNTY 5 OF 30
	Dqwebo Tgp.
	CATOWN FARM WEWOFC
	ii

とは、自然を強い、自然と呼び、後に、自然には、

GOME SURFACE TO PRETREAT.	
THAL FARM OUTSIDE STORE, RELLAIN AREA	Ì[.∤.
GOEG TO TRETREAT, NOT A POINT GOING	
PRETREAT ONLY INDUSTRIAL 200, K / DAY	٠ بر
COMBINES WITH SAN TO GAN DIST ACROSS STREET] [
DOES NOT GO TO RIVER DISCHARGE.	
I WAT "WET WELL" IS GUMP - DUELN'T OVERLOAD SYGE	े । _ ′-
IMPROVES SEPARATOR FUNCTIONS.	
DRAIN DITCHES AROUNT CONCRETE ON S. FACIL	
AS OPEN SEWER.)
GAN CONNECTS W/ IWW AFTER R.	اور
FALILITY FENCES. (3ATES CLOSES BURING NONOR	ا د - ا
DWN SECURITY ZY-URS AUDAYS.	· 🙀
CARD ACCESS FOR BLAGSTHAT ARE LOCK	
7 MAIN SMIFTS 3PD GUIFT IS CIGHT.	33.1
7 DAYS A WEEK	- رون
3300 EMPLOY ZZOO UR REGI SALARIED.	
MOGT ON DAY GAIFT, 200 RETWEEN 3 SMALL	ر م
	٠ پري
OUTGINE GPILL HZO BASE PAINT. SEU YAS AGO	
DIRT REMOVE	<u> </u>
LRQ	ا بۇ 1 1-كىلى
HOLE IN BLOG. PART DRIPPED PAIN	
	4
FALL 91 DUMP DYE TO AAO	- - - - - - - - - - - - - - - - - - -
Primp GTATION OVERFLOW. MAY GO TO GORM	
NO NOTILEABLE.	ļ. i

84	Ann since 1981
	NO EVIDECE OF RELEASE.
	DUED WWT. CALLED 1EPA.
	CAUTIONARY RESPONSE.
-1	IEPA DIDN'T REQUIRE BELAUSE & RQ.
	No incident NUMBER.
, <u>, , , , , , , , , , , , , , , , , , </u>	DURING NIGHT RAINSTORM. NOT ON BOOMS
	AU SPILLS LAUSE IMPLEMENT OF C.P.
	GOMETIMES PARK LOT DIL TO CASCADE.
	NOTHING ELSE OFF SITE.
	MAYOR DITCH AREA. REST OF SITE ON CONCRETE
	ACIDG, DICS
	SPILL MATERIALS. TRUCK. SECURITY ALSO.
	HAS UBSORB. CRIBS ON SITE.
	DRI RITE, TYVER.
3	USVALLY WITHIN BLAGS. LONG TIME AGO
	SPILL HZO BASE PAINT. SEWER COVEREX.
h	GULKER TO TRUCK. SPILL STOP & SAND.
14 ·	CLEHNUP TO AAO.
	VAN FOR CROSS TO CASCADE. CHECKED BAILY.
	Buome Monitores.
-	
11	

COMPLIANCE SIGNY & LABELS.
GTORE AREA W/ HAZ & Non HAZ.
GAME AREA GALE PLANT STARTED
REGOURCE RELOVERY - ONLY ONE VGE
Drain to AAO. CONCRETE GLOPER TO AREA
1" RAIN = 100 K GAL MID TO TREAT.
BERM S. OF FACIL FOR NOISE
BLACKBERRY (x B9 DRCH Rb. NO FLOW
NO ENDAG OR WETLANDS.
NO FWON EXCEPT IF LIFT STATION
LIFT GTATIONS TO WWT LIFT TO SANITARY.
Gumps AT ALL LIFT STATIONS.
HOWER MANY?
BUILDING B. FABRIC & ALSEMALY
HEAT TREAT - QUENCH OILS.
INDIV. MOCH. COOL HYMRANUCY CLEANER NO VAP DEC
PUMPOUT NO PEAR., SMALL PAINT, WELD, SHOT BLOW
FABRICATES PARTS
BLACE - WELD, PRESS-COCANT
Mycune - Cools & Cala
CLEAN - LAVSTIC CLEAN.
PAINT - FLOW COAT
L6 GYSTEM & RUMPS A DRAINS. DRAIN TO AAO.

Z TANK FARMS. WWT 8 BY BLASH.
STORE FUEL DILS, PRODUCTG.
7 UST - GAS & DIESEL. IN TEl
A4T- OILS, COOL, ANTICRESTE.
NO TANK WASTE GOVE. MAY BE ON PART A
NONE EVER USED.
NO TANK AGGIGNER FOR WASTE.
BLOG C-PURCHASED FINISHED PRODUCTS WAREHOUSE
ELEE CHIP PARTS ETC. AUTO AREA
FORK SERVICE. NO AGBEGTOS, OR PCB
CLEAN BUSG.
PROLESS IN F NOW IN K.
1 m. NORTH.
5,000 9 HZO TO AAD HERE.
PERMIT TO MOVE
SMALL PHINT SYSTEM HOD-BASE
GM CLEMM SYGT
PROP SOLD 1987, SOLAN & MURPHY, LEASED?
S&MIG REALTY.
MEDICAL

الله المنظم المنظم المنظم المنظمة الم

	SULFURIC ACID LIME AS SOFTENER PRIOR TO BOILERS.	
19	BOILER BLOWDOWN TO AAO.	
	INCIN YIELD ASH IN PILE. PILE IN REC AREA.	
1	Incin in REC AREA. ASK on CONCRETE.	
1	1981	
† †	WWT-1968 - DAF HOD SHORTLY AFTER.	
T R I species	DISCHARGE UNDER LOCAN	
	Zx/Mo - LOOK AT BOD, COD, PH METAL	
- 17 Table 1	PAST Zn EXCURSIONS. GINCE RELOKATE TO K	
***************************************	on REG BAGIS no PROTS.	
-	GKIM OIL TO BULK TANK 5,000 a Concrete.	
¥ 11 - 12 - 12 - 12 - 12 - 12 - 12 - 12	Removed By METALWARKING	
1	PIPED TO TANK. / TANK / WK n 1.5 WK.	
***	GLUDGE TO TUB BY CONVEYOR. TUBS TO TANK	
-	AT END OF GYSTEM. TANK ALSO HOLDS DAG	
<u> </u>	GLUDGE, PIPE BY GRAVITY.	
4	10 K & 1 WEEK 2 x 30,000; tank.	
	CONCRETE. Not IMED, SEALES. 8" THICK.	
1	SAME AS OIL TANK	
	CHECK PH + EMULSION BREAKER - ANEX 805, GEP.	- j.
	ADJUST AS NEED.	— <u>5</u> 1.
	FOREAUT	
	BLAG C- AUTO. NOW IN GBH. MAINIS"X"	
	MAIN X- MASO WORK. RECHARGED.	
1		

CHIP TURNING SUMPSTER. MACHING OPS IN B COSTEX & SEMI SYNTH COSLANT. SOME SRAG OUT COOLANT 14 BY INDIV MACHINE. RECIRCULATES. HOPPER SINCE 50s. WILL GO TO LE HT LINE END. WOOS BLOCK FLOOR. COATES W/ ASPNOSED

PIPING IS AGESTON INSULATES. O & MI PLAN.
CONTRACTORS FOR ASTESTOS REMOVAL.

CHIP DUMPLTER AT EAS OF LINE. RECEIVES METAL FROM

INDIV: MACHINES. MINOR SCHAPY OIL ON FLOOR BRICK

CONCRETE LINES WITH METAL FOR TSASIN HOLDING

SUMPSTER

DULY INCIDENTAL LOSS OURING PROCESS. NO WASTER

UNLESS EXIGORIC DRAINING OF SYSTEM. THEN

TOURPED DIRECT TO TANKER FOR TRANSPORT TO

RECYCLER. TANK IS UP TO 30 Kg. NO FILTERS

ON SLUDGE. STEEL LINES TANK INSIDE CONCRETE

WELL GO TO INCINERATOR.

5. 多。这些是是连续的人。在2.5%,2.4%,2.6%。

PAINT GRUPER IN BLAK & AT SW CORNER.

DEMOVE PAINT FROM HOOKS AND CHAINS. DID

TAMK. VENTS TO OVISIDE. HAS S" CEMENT

BERM AROUND. VSE SINCE '68. NO RELEASES

BERM 15 SWAYNES DUE TO ABRASION. WONT CONTAIN

VOLUME. LIRUID TO ADJACENT TANK. SHOVEL

SLUDGE TO JUMS. TO RECLAIM. DOOD CORROSIVE.

SODIUM HYDROXIDE. DRAIN IN CONTAIN TO AAO.

VOL 7 TWO TANKS. ISM I LK. STEEL TANKS.

LEOKS CLEAN. NO FILTER ON VENT.

ACC FLOOR DRAING TO AAO. WAGGER TO AAO.

HAD HO-BAGE PAINT GPILL. A COUPLE OF YRG AGO
45-86: NEEDED SPILL IF TO REMOVE SOIL. SHOS

REMOVED. WENT TO SETTLER'S HILL IN PRATAVIA:

WERE DIGGINE HOLE NEXT TO AUTOMATED LINE IN

BLOG G. PART DRIPPED INTO OPEN HOLE. HOUR BAGE

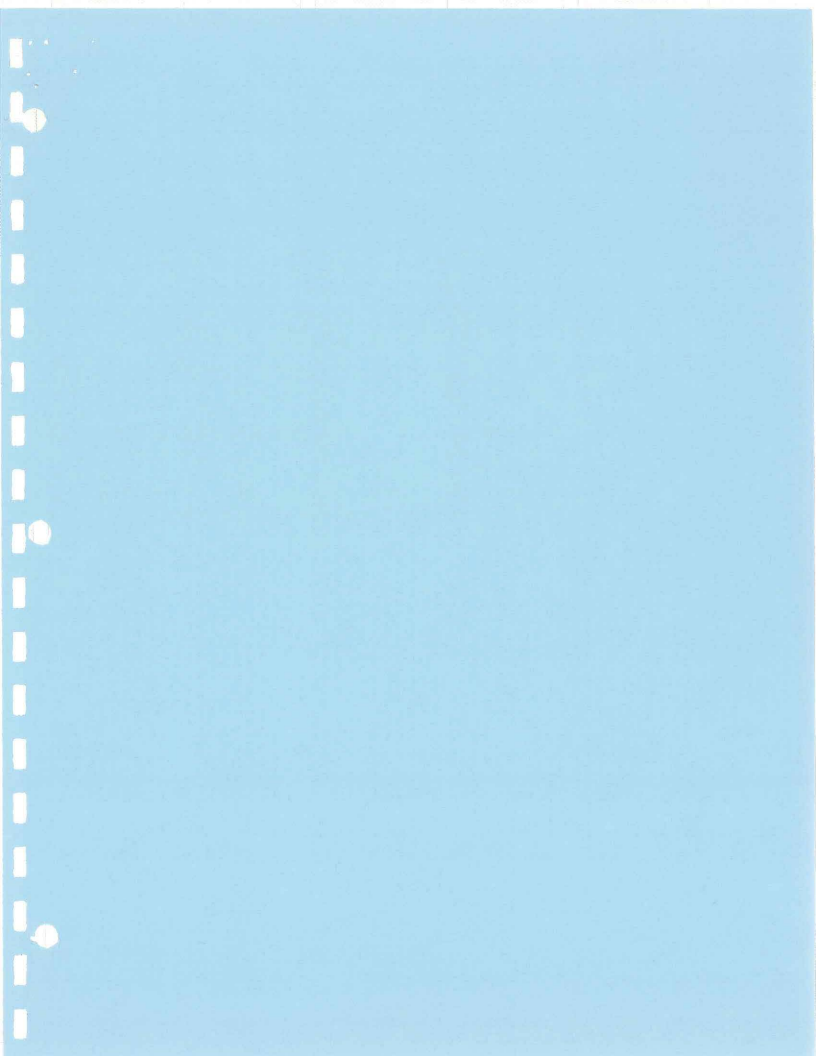
PAINT. NO POST REMOVED TEST. VOL WAS I PINT.

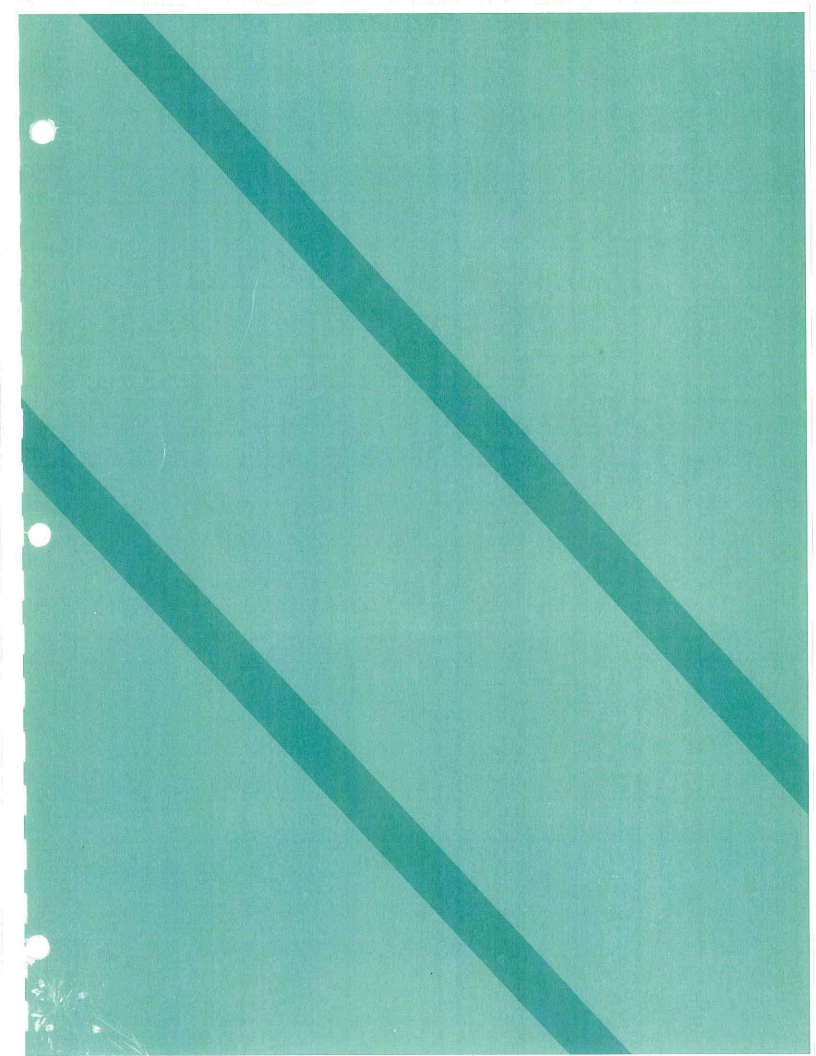
Paint TACKY- not LIQUID. EASH TO GEE & REMOVE.

No GERMATE MARKER AREA Sout USUALLY Have SAA, DALY IF GRANGE CHRY, OR Annual Affending in Id. Nowaste Poult is IR lugar.

	INCINERATOR - FROM Y-16 TO OPEN CEMENT PAS
	AREN IS SLOPEL & DRAINS TO AAO. 14, ALC
	FENCES IN 44 RECLAMATION AREA.
	GOES TO ENVIROTERY IN MORRIS BY ZOU ROLLOFF
	Moved By WHEEL LOADER.
	SCRAP - STORER ON CEMENT. IN ZING. LOADER TORR
·	CARS BY CRANE. RR TRACK ANDACETT. BIDS TO HAO.
	FAIRLY CLEAN.
	EMPTIES (55-9) PLATTIC DRUMA WAIT FOR VENISOR
	CEMENT 15 12" TYICK
	WHOLE AREA IS FEARED SEPARATE From
	PEPLIMETER.
	DRUM LTORAGE. DIS-FORME CLOSURE. DOUT & DOOZ.
	DATES 7/6 (16.
	ANCH TO AAD. GONES GINCE 1956. GIZE OF AKEN?
	34 x 90, Responsible Cition Drum
	No Release One leale. Overpaches. No CHAR WASTE
	and the state of t
	Some Blowing Dust From Incin Asy.
	14,000 CV 425 Inc

2 WASTE HEAT BOILER. In in 81 LAPER CARABOARD PLASTIC WOOD. UNK REVERUE CONTROL ON STHCK. FLOOR TO AAO. VOL 15 14000 CY ASH + 1011 14000 Cy WASTE, 1000 Cy AGN/mo. DINEDER C Conveyor To Pile. LOADER Shovels in LOAD. CYCLE 1/7 minutes. CLOOR VERY CLEAN. 20 CY Roll off. Fly ASH: TO CAT a SoliET 3,000 YNG. U BAGHOUSE - Contractor changes. Start in 1991. Boilers so Lower KY SULF COAL. NO SCRUBBER. USE LOW SULF COAL. BLAG Q - N OF R- N WALL. DRUM STORE FOR PCB CAPACITOR PUT IN DRUME OIL DRY. A FEW CAPACITORS/DRUM / 4R. SYEEL EPOXY BIN. 8" WIGH. LABELLES. Clean. No RELEASES. PRE - 80 USE. DRAIN TO AAO. 19 TRANFORMER BUILDING BUT NO PCB.





THE PROPERTY ON THE PARTY ON TH



217/782-6762

Refer to: 0938070002 -- Kendall County

Aurora/Caterpillar, Inc.

ILD005070651 RCRA Permits

August 24, 1989

Karl E. Bremer, Chief Technical Program Section U.S. Environmental Protection Agency Region V 230 South Dearborn Chicago, Illinois 60604

Dear Mr. Bremer:

Enclosed you will find a copy of the Certification Regarding Potential Releases from Solid Waste Management Units for the above referenced facility and/or the reply the Agency received in response to our request for information regarding the above.

If you have any questions regarding this initial screening, please contact David Deisher of my staff at 217/782-6762.

Very truly yours,

Permit Section

Division of Land Pollution Control

LWE: DWD: jab/2935k/18

Enclosure

cc: Division File

USEPA Region V -- Mary Murphy

Fos Marwood Region

CERTIFICATION REGARDING POTENTIAL RELEASES FROM-SOLID WASTE MANAGEMENT UNITS (CLOSURE PLAN REVIEW)

FACILITY NAME:	Caterpillar Inc.	•	
EPA I.O. NUMBER:	ILD005070651	•	
LOCATION CITY:	Aurora		
STATE:	Illinois		
closed) at you	of the following solid war facility? NOTE - DO NOTE NOTE - DO NOTE	OT INCLUDE HAZARDOUS WAST	ES UNITS
 Land Farm Waste Pil Incinerat Storage T Container Injection Wastewate Transfer Waste Rec 	e or ank (Above Ground) ank (Underground) Storage Area Wells r Treatment Units	YES NO	

2. If there are "Yes" answers to any of the items in Number 1 above, please provide a description of the wastes that were stored, treated or disposed of in each unit. In particular, please focus on whether or not the wastes would be considered as hazardous wastes or hazardous constituents under RCRA. Also include any available data on quantities or volume of wastes disposed on the dates of disposal. Please also provide a description of each unit and include capacity, dimensions, location at facility, provide a site plan if available.

Incinerator - burns non-hazardous cardboard, non-PCV plastic, paper and wood materials. An analysis of the ashes is attached. The waste ashes contain no hazardous constituents under RCRA. The incinerator is shown on the facility map as Buliding Y16 - southwest of Building B. Reference: Illinois Air Emissions Permit No. 81030035. The incinerator burns a maximum of 2,972 lbs. per hour. It is operated at a maximum 6 days a week, 49 weeks per year. See attached for information on Waste Pile and Waste Water Treatment units -

Page la.

Page la.

WASTE PILE

The waste pile consists of ashes from the waste heat boilers (incinerator). An analysis of the ashes has been submitted with the closure plan. The maximum capacity of the pile area is about 100 cubic yards. The area is about 30' x 30' surrounded on three sides by a 4 foot concrete wall. The area is located next to our waste drum storage area in Reclamation. See Bulk Storage Bin on Figure 3.

WASTEWATER TREATMENT UNIT

The wastewater treatment unit is a primary system that treats our industrial process water. The treatment includes oil separation, emulsion breaking, pH adjustment, if needed, and dissolved air flotation. We are regulated by the Metal Finishing Pretreatment Regulations with the Aurora Sanitary District as our controlling agency. We currently treat about 200 gallons of water per day with a one-shift operation. The facility is located in our Building R on the east side of the plant. See the facility map in Figure 2.

NOTE: Fazardous waste are those identified in 40 CFR 261. Hazardous constituents are those listed in Appendix VIII of 40 CFR Part 261.

3. For the units noted in Number 1 above and also those hazardous waste units in your Part A application and in your closure plan, please describe for each unit any data available on any prior or current releases of hazardous wastes or constituents to the environment that may have occurred in the part or still be occurring.

Please provide the following information

- a. Date of release.
- b. Type of waste released
- c. Quantity or volume of waste released

Not Applicable

d. Describe nature of release (i.e., spill, overflow, ruptured pipe or tank, etc.)

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* 			
		아랫동네 그 이 아름바로 친구들이 되는 것이다.	
T			
. In regard	i to the orior re	eleases described in Number	3 above please
nrovide d	for each unit) a	any analytical data that may	ha susilahla which
DIOTIGE A			
	itor cacil onition a	ing analytical data that may	DC GIGITOUTC MITCH
would des	cribe the nature	and extent of environmenta	I contamination that
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I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the submittal is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. (42 U.S.C 6902 et seq. and 40 CFR 270.11(d))

CERTIFICATION REGARDING POTENTIAL RELEASES FROM SOLID WASTE MANAGEMENT UNITS (CLOSURE PLAN REVIEW)

Page 3

Alan J. Rassi - Plant Manager · Typed Name and Title

Signa/Jure

Date





CATERPILLAR TRACTOR CO.

REGEOVED

Box 348 Aurora, Illinois 60507

MAR 0 4 1986

February 25, 1986

U.S. EPA, REGION V

Receven

MAR 0 4 1886

SOLID WASTE BRANCH U.S. EPA: REGION V

U.S. Environmental Protection Agency Region V Solid Waste Division Administrator 230 So. Dearborn Chicago, Illinois 60604

Dear Sir:

We would like to submit the following waste minimization plan to comply with RCRA requirements (40CFR 262.41).

Currently, we generate and dispose of two hazardous wastes. A plan for each waste is listed below.

Solvent Based Paint Sludge - The paint type for finish coat was changed to a high solids type. The new paint results in less overspray and causes less paint build up. As a result paint usage was reduced. Waste paint sludge volume was reduced by 60% over the 1984 volume. Future plans to further reduce the volume and toxicity of the waste include investigating distillation equipment to recover the remaining solvent. The distilled solvent would then be used for cleaning of equipment. The residue would be less toxic and the volume would be reduced by an anticipated 40%

Paint Stripper Sludge - To reduce the need for paint stripping operations, more of the larger hard to paint parts are being painted in manual paint booths. This results in less overspray and excessive paint build-up on parts and material handling equipment. Paint stripper waste volume was reduced by 60% over 1984 volume. In the future we are investigating sludge dewatering or neutralization equipment to further reduce volume and toxicity.

If you have any questions, please contact Ann Hastert, Environmental Coordinator at (312)859-5417 for information.

Sincerely,

Gerald S. Flaherty

Plant Manager

CERTIFICATION REGARDING POTENTIAL RELEASES FROM SOLID WASTE MANAGEMENT UNITS

FACILITY NAME:	CATERPILLAR TRAC	ror co.	
EPA I.D. NUMBER:	ILD005070651		
_	AURORA		
LOCATION CITY:	· · · · · · · · · · · · · · · · · · ·		= 1
STATE:	IL		
closed) at your	f the following soli facility? NOTE - DO IN YOUR PART A APPL	NOT INCLUDE HAZ	nt units (existing or ARDOUS WASTE UNITS
		YES	NO
Storage Tank Container St Injection We Wastewater T Transfer Sta Waste Recycl Waste Treatm Other NA	(Above Ground) (Underground) orage Area lls reatment Units tions ing Operations ent, Detoxification		x x x x x x x x x x
provide a descr of in each unit would be consid RCRA. Also ind disposed of and of each unit ar	ription of the waste . In particular, p dered as hazardous w clude any available	s that were store lease focus on wh astes or hazardou data on quantitie	lumber 1 above, please ed, treated or disposed nether or not the wastes is constituents under es or volume of wastes provide a description ocation at facility.

NOTE: Hazardous wastes are those identified in 40 CFR 261. Hazardous constituents are those listed in Appendix VIII of 40 CFR Part 261.

	e released (i.e., spill, overflow, rup	No releases to date o	a. Date of b. Type of c. Quantif d. Describ or tank
	(i.e., spill, overflow, rup	ype of waste released uantity or volume of was escribe nature of releaser tank, etc.) No releases to date or	b. Type o c. Quantii d. Descrii or tani
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m listed	hazardous waste materials f		No
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Number 3 above	inuing releases described in	and to the prior or co	In remard '
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t	that this document and all supervision in accordance wied personnel properly gathersed on my inquiry of the pere persons directly responsible is, to the best of my knowled	red under my direction ned to assure that qual nformation submitted. anage the system, or th	prepared undesigned to the information who manage

CONTINUENC RELEASES AT PERMITTED PACILITIES

SEC. 206. Section 3004 of the Solid Wasta Disposal Act is amended by adding the following new subsection after subsection (t) thereof:

"(u) Continuing Releases at Permitted Facilities.—Standards promulgated under this section shall require, and a permit issued after the date of enactment of the Hazardous and Solid Wasta Amendments of 1984 by the Administrator or a State shall require, corrective action for all releases of hazardous waste or constituents from any solid waste management unit at a treatment, storage, or disposal facility seeking a permit under this subtitle, regardless of the time at which waste was placed in such unit. Permits usued under section 3005 shall contain schedules of compliance for such corrective action (where such corrective action cannot be completed prior to issuance of the permit) and assurances of financial responsibility for completing such corrective action."



